



भारत का राजपत्र

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No. 14]

NEW DELHI, APRIL 1—APRIL 7, 2007, SATURDAY/CHAITRA 11—CHAITRA 17, 1929

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह पृथक संकलन के रूप में रखा जा सके।
Separate Paging is given to this Part in order that it may be filed as a separate compilation

भाग II—खण्ड 3—उप-खण्ड (ii)
PART II—Section 3—Sub-section (ii)

भारत सरकार के मंत्रालयों (रक्षा मंत्रालय को छोड़कर) द्वारा जारी किए गए सांविधिक आदेश और अधिसूचनाएं
Statutory Orders and Notifications Issued by the Ministries of the Government of India
(Other than the Ministry of Defence)

वित्त मंत्रालय
(आर्थिक कार्य क्षेत्र)
(बैंकिंग प्रधान)
नई दिल्ली, 19 मार्च, 2007
का.आ. 949.—केन्द्रीय सरकार, राजभाषा (संघ के शासकीय प्रयोजनों के लिए प्रयोग) नियम, 1976 के नियम 10 के उप नियम (4) के अनुसरण में, संलग्न अनुबंध में निम्नलिखित बैंकोंवित्तीय संस्थाओं/बीमा कंपनियों के सूचीबद्ध कार्यालयों/शाखाओं को, जिसके 80% से अधिक कर्मचारियों ने हिन्दी का कार्यसूधक ज्ञान प्राप्त कर लिया है, अधिसूचित करती है:

क्रम सं.	बैंक/वित्तीय संस्था/बीमा कंपनी का नाम	कार्यालयों/शाखाओं की संख्या
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[फा. सं. 11016/2/2007-हिन्दी]

रमेशबाबू अणियरी, संयुक्त निदेशक (राजभाषा)

सिंडिकेट बैंक

(राजभाषा प्रभाग)

प्रधान कार्यालय : मणिपाल

1. सिंडिकेट बैंक,
नवी मुंबई नेरुल शाखा, प्लॉट नं. 66 प्रतीक गार्डन,
सेक्टर 19, नेरुल पूर्व, नवी मुंबई,
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2. सिंडिकेट बैंक,
बालकूम शाखा, पोस्ट ऑफिस बिल्डिंग
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महाराष्ट्र राज्य, पिन-400608
3. सिंडिकेट बैंक,
डॉबिवली वेस्ट शाखा, सिद्धि विनायक आर्केड,
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4. सिंडिकेट बैंक,
वाशी तुर्भे मफको शाखा, ए पी एम सी, मार्केट रोड,
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5. सिंडिकेट बैंक,
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6. सिंडिकेट बैंक,
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7. सिंडिकेट बैंक,
ठाणे नौपाडा शाखा, विट्टल निवास,
हरी निवास बस स्टॉप के पास, एम जी रोड, नौपाडा ठाणे,
जि. ठाणे, महाराष्ट्र राज्य, पिन-400602
8. सिंडिकेट बैंक,
ठाणे शिवाजीपथ शाखा, सारे दर्शन बिल्डिंग,
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9. सिंडिकेट बैंक,
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10. सिंडिकेट बैंक,
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11. सिंडिकेट बैंक,
वांगनी शाखा, रेलवे स्टेशन के पास,
बाजार पेठ, पोस्ट वांगनी, तालुका अंबरनाथ जि. ठाणे,
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12. सिंडिकेट बैंक,
मुंबई आस्ति, वसूली प्रबंध शाखा,
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13. सिंडिकेट बैंक,
मुंबई अंधेरी, पूर्व शाखा, संगम सिनेमा कंपाउंड
127, अंधेरी कुर्ला रोड, जे बी नगर,
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14. सिंडिकेट बैंक,
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15. सिंडिकेट बैंक,
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16. सिंडिकेट बैंक,
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स्कूल बिल्डिंग, सेंट अन्तोनी रोड, सुभाष नगर,
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17. सिंडिकेट बैंक,
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18. सिंडिकेट बैंक,
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19. सिंडिकेट बैंक,
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20. सिंडिकेट बैंक,
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21. मिंडिकेट बैंक,
मुंबई काफर्ड मार्केट शाखा
पहली मर्जिल, ओमरीगर बिल्डिंग, बादशाह कोल्ड ड्रिंक
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मुंबई-400 003, महाराष्ट्र राज्य

[भाग II—खण्ड 3(ii)]

22. सिंडिकेट बैंक,
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23. सिंडिकेट बैंक,
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24. सिंडिकेट बैंक, मुंबई अंतर्राष्ट्रीय कारोबार शाखा
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27. सिंडिकेट बैंक,
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28. सिंडिकेट बैंक,
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29. सिंडिकेट बैंक,
मुंबई ताड़देव शाखा
गोल्ड क्वाइन "ए" प्लॉट नं. 1/407, पी टी एम
मालवीया रोड, हाजी अली के पास, ताड़देव,
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30. सिंडिकेट बैंक,
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31. सिंडिकेट बैंक,
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32. सिंडिकेट बैंक,
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33. सिंडिकेट बैंक,
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34. सिंडिकेट बैंक,
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35. सिंडिकेट बैंक,
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36. सिंडिकेट बैंक,
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37. सिंडिकेट बैंक,
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38. सिंडिकेट बैंक,
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तैलंग क्रास रोड, माटुंगा, मुंबई-400 019,
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39. सिंडिकेट बैंक,
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40. सिंडिकेट बैंक,
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41. सिंडिकेट बैंक,
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पारनाका वसई शाखा, न्यू इंगिलिश स्कूल कंपाउंड,
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महाराष्ट्र राज्य
43. सिंडिकेट बैंक,
मुंबई केन्द्रीय लेखा कार्यालय, लॉटेन्स और मेयो बिलिंग,
दूसरी मंजिल, 276 थी एन रोड, फोर्ट,
मुंबई-400 001
44. सिंडिकेट बैंक,
खारघर शाखा, दुकान नं. 4 और 5 निलसिंही आर्केंड,
कृषा को-ऑपरेटिव हॉउसिंग सोसायटी लि.,
प्लाट नं. ई-1/ए, सेक्टर 12, खारघर-410 210,
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45. सिंडिकेट बैंक,
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दूसरी मंजिल, 26 ए सर पी एम रोड, फोर्ट,
मुंबई-400 001
46. सिंडिकेट बैंक,
कलंबोली शाखा, सेन्ट्रल फॉसिलिटी बिलिंग,
पहली मंजिल, स्टील मार्केट यार्ड, कलंबोली-410 218,
जिला रायगढ, महाराष्ट्र राज्य

47. सिंडिकेट बैंक,
बैंगलूर जयनगर III ब्लाक शाखा, 69, 9 वां मेन रोड,
III ब्लाक जयनगर, डाकघर बॉक्स सं. 112,
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48. सिंडिकेट बैंक,
बैंगलूर एडियूर शाखा, 59, दास कमर्शियल कॉम्प्लेक्स,
कनकपुर रोड, जयनगर 7 वां ब्लाक, एडियूर,
बैंगलूर-560 082
49. सिंडिकेट बैंक,
बैंगलूर जयनगर मार्केट कॉम्प्लेक्स शाखा,
दुकान नं. 49-50, जयनगर मार्केट कॉम्प्लेक्स
चौथा ब्लॉक, जयनगर, बैंगलूर-560 011
50. सिंडिकेट बैंक,
बाणावर शाखा, मावा अलिया बिल्डिंग,
बाणावर-573 112, हासन जिला, कर्नाटक राज्य
51. सिंडिकेट बैंक,
सकलेशपुर शाखा, बेनकास कोर्ट, बी.एम. रोड,
सकलेशपुर-573 134, कर्नाटक राज्य
52. सिंडिकेट बैंक,
बरगी शाखा, सोसाइटी बिल्डिंग, मेन रोड,
बरगी-571 111, गुंडलुपेट तालुक, चामराजनगर जिला,
कर्नाटक राज्य
53. सिंडिकेट बैंक,
तितिमति शाखा, मेन रोड, तितिमति-571 254,
विराजपेट तालुक, कोडगु जिला, कर्नाटक राज्य
54. सिंडिकेट बैंक,
भागमंडला शाखा, मेन रोड, मडिकरी तालुक,
कोडगु जिला, कर्नाटक राज्य
पिन : 571 247
55. सिंडिकेट बैंक,
चेटल्ली शाखा, मडिकरी सिद्दापुर रोड,
पी. बी. सं. 21, चेटल्ली-571 248, कोडगु जिला,
कर्नाटक राज्य
56. सिंडिकेट बैंक,
कोल्लेगाल शाखा, सं. 7-380, मयूर शापिंग कॉम्प्लेक्स,
बिंग मॉस्क स्ट्रीट कोल्लेगाल-571 440,
चामराजनगर जिला, कर्नाटक राज्य
57. सिंडिकेट बैंक,
अरपट्टु शाखा, अरपट्टु 571 212, मैडिकरी तालुक,
कोडगु जिला, कर्नाटक राज्य
58. सिंडिकेट बैंक,
ओडेयरपाल्या शाखा, तिबेतियन सेटलमेंट, टी.आर.आर. कैप,
ओडेयरपाल्या-571 457, कोल्लेगाल तालुक,
मैसूर जिला, कर्नाटक राज्य
59. सिंडिकेट बैंक,
नागपुर गिटीखदान शाखा, प्लाट नं. 22, फ्रेंड्स कालोनी,
काटोल रोड, गिटीखदान, नागपुर-440 013
(महाराष्ट्र राज्य)
60. सिंडिकेट बैंक,
दुर्ग शाखा, वार्ड नं. 21, आपापुरा, शनिचरी बाजार,
दुर्ग-491 001 (छत्तीसगढ़ राज्य)
61. सिंडिकेट बैंक,
राजीव नगर, रायपुर शाखा, राजीव नगर, विधान सभा मार्ग,
अवंताबाई चौक के पास, पंढरी, रायपुर-492 004,
(छत्तीसगढ़ राज्य)
- कापरेशन बैंक
- i. कापरेशन बैंक,
पूनम कॉम्प्लेक्स के सामने, स्टेशन रोड,
पोस्ट बॉक्स सं. 4097, ऊँझा-384 170,
जिला-मेहसाणा (गुजरात)
 - ii. सिंडिकेट बैंक,
एस. बी. कैपस, कड़ी कल्याणपुरा रोड,
कड़ी-382715, जिला-मेहसाणा (गुजरात)
- बैंक ऑफ इंडिया**
1. अंधेरी आवास एवं वैद्यकितक वित्त शाखा,
28, एस.बी. रोड, एम.डी.आई. बिल्डिंग, पहली मंजिल,
अंधेरी (पश्चिम), मुंबई-400 058, महाराष्ट्र
 2. आस्ति वसूली प्रबंधन सेवा शाखा,
प्रथम मंजिल, 70/80, महात्मा गांधी मार्ग,
फोर्ट, मुंबई-400 023 महाराष्ट्र
 3. उंझा शाखा,
मकान नं. 9/9/104 एवं 105, जवेरीपुरा,
भारतीय जीवन बीमा निगम कार्यालय के पास,
स्टेशन रोड, मु. पो. उंझा, जिला-मेहसाणा,
गुजरात-384 170.
 4. डीसा शाखा,
वैभव कॉम्प्लेक्स, गायत्री मंदिर रोड,
वार्ड-4, गुलबानी नगर पार्ट-1,
डीसा-385 535, जिला-बनासकांठा (गुजरात)
 5. द्वारका शाखा,
प्लॉट क्र. 2, पहली मंजिल, एच.एल. गैलेरिया,
सेक्टर-12, द्वारका, नई दिल्ली-110 075
 6. पटपड़गंज शाखा,
प्लॉट नं. 10, एलएससी-II,
सावित्री प्लाजा-II, आई.पी. एक्सटेंशन,
मंडावली, फजलपुर,
दिल्ली-110092
 7. कालावड रोड
“टाइटन”, जी.टी. सेठ स्कूल के पास,
कालावड रोड, राजकोट, गुजरात-360 005.

8. कमलाबाग शाखा,
कमलाबाग एरिया, आयकर कार्यालय के पास,
एम.जी. रोड, पोरबन्दर-360 575, गुजरात
9. पं. दीन दयाल नगर शाखा,
दिल्ली पब्लिक एकेडमी कैम्पस,
एम.पी. हाउसिंग बोर्ड आफिस के सामने
पं. दीन दयाल नगर, ग्वालियर, म.प्र.-474 020
10. पुणे औंध-बाणेर
वाणिज्यिक एवं वैयक्तिक बैंकिंग शाखा,
273/1, बी "गुलशन" बाणेर रोड,
नचिकेत पार्क के पास/होटल सागर,
पुणे-411 045, महाराष्ट्र
11. गारखेडा शाखा
वाणिज्यिक एवं वैयक्तिक बैंकिंग शाखा,
प्लाट नं. 5, ज्योति कॉम्प्लेक्स, उल्कानगरी, गारखेडा,
औरंगाबाद-431 005, महाराष्ट्र
12. किदवई नगर शाखा
133/128, एम. ब्लॉक किदवई नगर,
कानपुर, उत्तर प्रदेश
13. आंचलिक कार्यालय, कोयम्बत्तूर अंचल,
324, ओप्पणकारा स्ट्रीट,
कोयम्बत्तूर-641 001, तमில்நாடு
14. कुवेम्पुनगर शाखा
नं. 15, उदयरवि रोड,
जे टी के लैआउट, कुवेम्पुनगर,
मैसूर-570 023, कर्नाटक
15. नागपुर सरकारी कारोबार शाखा,
चौथा माला, बैंक ऑफ इंडिया भवन,
एस.वी. पटेल मार्ग, पो. बॉक्स क्र. 4,
नागपुर-440 001, महाराष्ट्र
16. भद्र शाखा
बैंक ऑफ इंडिया बिल्डिंग, चौथी मंजिल, भद्र,
अहमदाबाद-380 001, गुजरात
17. नैनीताल शाखा
वाल्डोर्फ होटल प्रांगण, मल्लीताल,
नैनीताल, उत्तरांचल-263 001
18. कौशाम्बी शाखा
एच-1, सुपरटेक रामेश्वर मार्केट, कौशाम्बी,
गाजियाबाद, उत्तर प्रदेश
19. सेक्टर 18 शाखा
जे-6, 7, 8, सेक्टर 18, नोएडा-201 301,
उत्तर प्रदेश
20. न्यू सांगानेर रोड शाखा
202, नृसिंह टॉवर, भगवान रोड, न्यू सांगानेर रोड,
जयपुर, राजस्थान
21. देवरिया शाखा
लक्ष्मी नारायण मार्केट,
एच.एन. 215, डल्लू.एन.-17, पोस्ट-देवरिया,
जिला-देवरिया, उत्तर प्रदेश-274 001
22. आणंद महल रोड शाखा
50-52, गणेश कृष्ण सोसायटी, गेल टॉवर के सामने,
17/बी, आणंद महल रोड, सूरत-395 009, गुजरात
23. जुना थाना शाखा
वार्ड नं. 7, टिक्का नं. 7/2,
सर्वे नं. 31-12-1, मकान नं. 612,
खत्रीवाड़, जुना थाना, नवसारी,
गुजरात-396 445
24. मानगो डिमना चौक शाखा
मानगो, डिमना रोड,
डाकघर-एमजीएम कॉलेज, जिला-सिंहभूम (पूर्व)
राज्य-झारखण्ड-831 018
25. बेलियाघाटा शाखा
प्लॉट नं. 27, सी.आई.टी. स्कीम नं.-4, एम-2,
हेमचंद्र नस्कर रोड, बेलियाघाटा, कोलकाता-700 010
पश्चिम बंगाल
26. भेबिया शाखा
ग्राम एवं डाकघर-भेबिया
जिला 24 परगना उत्तर पश्चिम, बंगाल,
पिन-743 436
27. भूपेन्द्र बोस एवेन्यू शाखा
55, भूपेन्द्र बोस एवेन्यू, कोलकाता-700 004.
पश्चिम बंगाल
28. कोलकाता सेवा शाखा
5, बी.टी.एम. सरणी, कोलकाता-700 001
पश्चिम बंगाल
29. विरामनगर शाखा
ग्राम-विरामनगर, डाकघर-संग्रामपुर,
जिला 24 परगना उत्तर, पश्चिम बंगाल,
पिन-743 411
30. भवानीपुर शाखा
101, आशुतोष मुखर्जी रोड,
कोलकाता-700 025
पश्चिम बंगाल
31. कोलकाता कॉपरेट बैंकिंग शाखा
5, बी.टी.एम. सरणी,
कोलकाता-700 001
पश्चिम बंगाल
32. चित्तरंजन एवेन्यू शाखा
राजा भवन,
111, चित्तरंजन एवेन्यू, कोलकाता-700 073
पश्चिम बंगाल

33. कालेज स्ट्रीट शाखा
8/9, बैंकिम चटर्जी स्ट्रीट,
कोलकाता-700 073
पश्चिम बंगाल
34. फ्री स्कूल स्ट्रीट शाखा
41, फ्री स्कूल स्ट्रीट,
कोलकाता-700 016
पश्चिम बंगाल
35. हरिश मुखर्जी रोड शाखा
135 ए/135 फ्ली, पहली मॅजिल,
हरिश मुखर्जी रोड,
कोलकाता-700 026
पश्चिम बंगाल
36. जोधपुर पार्क शाखा
1/424, गडियाहाट रोड,
जोधपुर पार्क, कोलकाता-700 068
पश्चिम बंगाल
37. कम्पनी रठेक शाखा
ग्राम व डाकघर-बारीभांगा, अबाद,
जिला-24, परगना दक्षिण
पश्चिम बंगाल
38. गार्डनरीच शाखा
जे-207, पहाड़पुर रोड, गार्डनरीच,
कोलकाता-700 024,
पश्चिम बंगाल
39. होटर शाखा
शारदा रामकृष्ण आश्रम
ग्राम-पर्जादा, डाकघर-होटर,
जिला-24, परगना दक्षिण
पश्चिम बंगाल-पिन-743 302
40. कल्याणी शाखा
सेन्ट्रल पार्क, कल्याणी,
जिला-नदिया, पश्चिम बंगाल,
पिन-741 235
41. खान्तुरा शाखा
डाकघर व ग्राम-खान्तुरा (कालीटोला),
जिला-24, परगना उत्तर, पश्चिम बंगाल,
पिन-743 273
42. मदारत शाखा
डाकघर एवं ग्राम-मदारत
थाना बासुईपुर, जिला 24, परगना दक्षिण
पश्चिम बंगाल, पिन-743 610
43. मिरहाटी शाखा
ग्राम व डाकघर-मिरहाटी
जिला-24, परगना उत्तर, पश्चिम बंगाल,
पिन-743 700
44. नगर बाजार शाखा
468/1, जेसर रोड, कोलकाता-700 028,
पश्चिम बंगाल
45. लिङ्गसे स्ट्रीट शाखा
8, लिङ्गसे स्ट्रीट
कोलकाता, पिन-700 087,
पश्चिम बंगाल
46. मानिकतला शाखा
255, ए एण्ड बी, विवेकानन्द रोड,
कोलकाता, पिन-700 006,
पश्चिम बंगाल
47. मुरारीशा चौमाथा शाखा
ग्राम व डाकघर-मुरारीशा,
बरास्ता : भैबिया, जिला 24 परगना उत्तर
पश्चिम बंगाल, पिन-743 456
48. साजिरहाट शाखा
शोदपुर रोड, डाकघर-मध्यमग्राम,
जिला 24 परगना उत्तर
पश्चिम बंगाल, पिन-743 275
49. साल्ट लेक शाखा
ज्लॉक डी डी-2, सेक्टर 1,
पहली मॅजिल, साल्ट लेक सिटी,
कोलकाता, पिन-700 064,
पश्चिम बंगाल
50. सियालदह शाखा
२/बी, महात्मा गांधी रोड, सियालदह,
कोलकाता, पिन-700 020
पश्चिम बंगाल
51. साउथ सुवर्बस शाखा
३९१, डायमंड हार्बर रोड, बेहला,
कोलकाता, पिन-700 034
पश्चिम बंगाल
52. तिलजला शाखा
९७, पिकनिक गार्डन रोड,
कोलकाता, पिन-700 039
पश्चिम बंगाल
53. सायस्तानगर शाखा
ग्राम व डाकघर सायस्तानगर,
जिला 24 परगना उत्तर,
पश्चिम बंगाल, पिन-743 427
54. सदर्न एवेन्यू शाखा
मेहता हाऊस, ३२ सदर्न एवेन्यू
कोलकाता, पिन-700 029
पश्चिम बंगाल
55. टेपरा शाखा
१५ सी/१०९, सील लेन
कोलकाता, पिन-700 015
पश्चिम बंगाल

56. विवेकानन्द रोड शाखा
36/2, विवेकानन्द रोड,
कोलकाता, पिन-700 007
पश्चिम बंगाल
57. रायगढ़ शाखा
सीटी प्लाजा, प्रथम तला,
कोटरा रोड, रायगढ़, जिला रायगढ़
छत्तीसगढ़
58. बंगा शाखा
शिवालिक कॉम्प्लैक्स, फगवाड़ा नवांशहर रोड,
जिला नवांशहर, पंजाब
59. ब्राडी पेट
बी.एस.एस. महिला कार्यशाला, ब्राडीपेट, गुंदूर-522 002
आंध्र प्रदेश
- स्टेट बैंक ऑफ हैदराबाद
- स्टेट बैंक ऑफ हैदराबाद
अच्चमपेट शाखा, (कूट सं 188)
महबूबनगर जिला, पिन-509375
 - स्टेट बैंक ऑफ हैदराबाद
हाइटेक सिटी शाखा, (कूट सं. 880)
हैदराबाद, पिन-500033
 - स्टेट बैंक ऑफ हैदराबाद
आनंदनगर शाखा, (कूट सं 318)
हैदराबाद पिन-500004
 - स्टेट बैंक ऑफ हैदराबाद
मेहदीपट्टनम (वै. व से बैं) शाखा)
(कूट सं. 775), हैदराबाद, पिन-500028
 - स्टेट बैंक ऑफ हैदराबाद
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 - स्टेट बैंक ऑफ हैदराबाद
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 - स्टेट बैंक ऑफ हैदराबाद
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 - स्टेट बैंक ऑफ हैदराबाद
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 - स्टेट बैंक ऑफ हैदराबाद
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 - स्टेट बैंक ऑफ हैदराबाद
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 - स्टेट बैंक ऑफ हैदराबाद
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 - स्टेट बैंक ऑफ हैदराबाद
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 - स्टेट बैंक ऑफ हैदराबाद
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 - स्टेट बैंक ऑफ हैदराबाद
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 - स्टेट बैंक ऑफ हैदराबाद
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 - स्टेट बैंक ऑफ हैदराबाद
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 - स्टेट बैंक ऑफ हैदराबाद
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 - स्टेट बैंक ऑफ हैदराबाद
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30. स्टेट बैंक ऑफ हैदराबाद
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35. स्टेट बैंक ऑफ हैदराबाद
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40. स्टेट बैंक ऑफ हैदराबाद
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42. स्टेट बैंक ऑफ हैदराबाद
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45. स्टेट बैंक ऑफ हैदराबाद
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आन्ध्रा बैंक

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17. आन्ध्रा बैंक,
1-ई एम है सेंटर शाखा, म. नं. 36-एलोनदार्ह लेन्स
जै. जै. नगर पोस्ट, सिकन्दराबाद-500 087
18. आन्ध्रा बैंक
जॉर्जेट शाखा, म. नं. 1-384
नीतिमा टॉकोज के पास, जॉर्जेट
अनंतपुर (आ. प्र.)
19. आन्ध्रा बैंक,
मखल शाखा, सुरेन्द्र रेडी कांप्लेक्स मखल
महबूबनगर ज़िला (आ. प्र.)

यूनियन बैंक ऑफ इंडिया

1. यूनियन बैंक ऑफ इंडिया,
मौर्या एनक्लेव शाखा, सचदेवा पब्लिक स्कूल बिल्डिंग,
एक पी ब्लॉक, मौर्या एनक्लेव, पीतमपुरा दिल्ली-110 088
2. यूनियन बैंक ऑफ इंडिया,
आनंद विहार शाखा, सी-8, आनंद विहार,
दिल्ली 110 092
3. यूनियन बैंक ऑफ इंडिया,
29, जनरल मार्केट, धनमंडी के पास,
हनुमानगढ़ (राजस्थान)
4. यूनियन बैंक ऑफ इंडिया,
स्कीम नं. 54 शाखा, जी एफ, 26-27, स्कीम नं. 54
विजय नगर, इन्दौर (म. प्र.) 452 010
5. यूनियन बैंक ऑफ इंडिया,
नृसिंह बाजार शाखा, 31, 32, नृसिंह बाजार,
इंदौर 452 002
6. यूनियन बैंक ऑफ इंडिया,
सरई शाखा, झुरही-सरई रोड,
ग्राम ब पोस्ट-सरई, तहसील-देवसर,
ज़िला-सीधी (मध्य प्रदेश)
7. यूनियन बैंक ऑफ इंडिया,
शिवपुर शाखा, एस 1/35 के, प्लॉट नं. 59
राज राजेश्वरी नगर, वाराणसी-221 002
8. यूनियन बैंक ऑफ इंडिया,
बहराइच शाखा, रुप भवन, डिगिहा चौराहा
गोड़ रोड, बहराइच, उत्तर प्रदेश-271 801
9. यूनियन बैंक ऑफ इंडिया,
डी. ए. वी. स्कूल शाखा, कृष्णा कॉम्प्लेक्स
कोहली कालोनी चौराहा, बिटोरिया नं. 01, कुसुमखेडा
हल्द्वानी, उत्तरांचल, पिन कोड 263 139
10. यूनियन बैंक ऑफ इंडिया,
नगर निगम शाखा; 9 न्यू पटेल रोड,
नगर निगम परिसर, देहारादून, उत्तरांचल, पिन
कोड-248001
11. यूनियन बैंक ऑफ इंडिया,
चौका शाखा, प्लाट नं. 9, कैथल रोड, चौका
ज़िला-कैथल (हरियाणा)
12. यूनियन बैंक ऑफ इंडिया,
बेगूसराय शाखा, कापूरीस्थान चौक
मरवाड़ी बाजार, बेगूसराय, बिहार
13. यूनियन बैंक ऑफ इंडिया,
विमाननगर शाखा, शा नं. 11, विमाननगर प्रेस्टीज,
प्लॉट क्र. 87, विमाननगर, पुणे-411 014

14. यूनियन बैंक ऑफ इंडिया,
मुलुंड (पूर्व) शाखा, साईनाथ अपार्टमेंट
टाय कालोनी के पास, नवघर रोड, मुलुंड (पूर्व)
मुंबई-400 081
15. यूनियन बैंक ऑफ इंडिया,
रेसकोस रिंग रोड शाखा, यूनियन बैंक भवन
इन्डोर स्टेडियम के सामने राजकोट-360 001
16. यूनियन बैंक ऑफ इंडिया,
येलहंका शाखा, वाय. वी. के. कॉम्प्लेक्स, नं० 249,
सेक्टर ए, 1 फेज, येलहंका न्यू टाउन,
बैंगलूर उत्तर, बैंगलूर 560 064
17. यूनियन बैंक ऑफ इंडिया,
उगारखुर्द शाखा, उगार शक्कर कंपनी के सामने
उगारखुर्द, अथर्णी तालुका, जिला बेलगाम, पिन
कोड-591 316
18. यूनियन बैंक ऑफ इंडिया,
डॉ ए. एस. राव नगर शाखा, प्रसत्रा हाइट्स,
द्वारा क्र. 19-64, निचला तल, बृद्धावन कॉलोनी,
डॉ ए. एस. राव नगर, हैदराबाद-500 062
19. यूनियन बैंक ऑफ इंडिया,
लब्बीपेट शाखा, 39-9-2/2, तल मंजिल
श्री वेंकटेश्वर स्वामी मंदिर की गली, लब्बीपेट,
विजयवाडा, 520 010 जिला कृष्णा (आन्ध्र प्रदेश)
20. यूनियन बैंक ऑफ इंडिया,
करमना शाखा, चक्ररात टॉवर्स, तिरुवनंतपुरम
पिन कोड 696 002 केरल
21. यूनियन बैंक ऑफ इंडिया,
करुनागपल्ली शाखा, कैपी IX/3, अजहर टॉवर्स,
लालाजी जंक्शन, पो. आ. करुनागपल्ली,
पिन कोड-690 518 केरल
22. यूनियन बैंक ऑफ इंडिया,
मल्लाप्पल्ली शाखा, मेपुरथु बिल्डिंग,
कमरा नं. 11/297, मल्लाप्पल्ली, जिला पतनमथिटा
पिन कोड-689 586 केरल
23. यूनियन बैंक ऑफ इंडिया,
साकेत शाखा, जे-292, साकेत
नई दिल्ली-110 017
24. यूनियन बैंक ऑफ इंडिया,
सम्पत्ति वसूली शाखा, 14-/15- एफ, कनॉट प्लेस,
दिल्ली 110 001
25. यूनियन बैंक ऑफ इंडिया,
गांधीनगर शाखा, पुर रोड, हर्ष पैलेस के पास
भीलवाड़ा-311 001
26. यूनियन बैंक ऑफ इंडिया,
बद्दी शाखा, शॉप नं. 5-6, फौजी कॉम्प्लैक्स साई रोड
बद्दी जिला सोलन, हिमाचल प्रदेश
27. यूनियन बैंक ऑफ इंडिया,
मानगो शाखा, न्यू पुरुलिया रोड, गांधी मैदान के सामने,
पो. ऑ. आजादनगर, मानगो, जमशेदपुर 832 110
28. यूनियन बैंक ऑफ इंडिया,
सेवा शाखा, रांची, शहीद चौक, कच्छरी रोड,
रांची पिन 834 001 (झारखण्ड)
29. यूनियन बैंक ऑफ इंडिया,
मानेवाडा शाखा, प्लॉट क्र. 8, वेलेकर नगर,
मानेवाडा सीमेन्ट रोड, नागपुर-440 027
30. यूनियन बैंक ऑफ इंडिया,
जरीपटका शाखा, पद्मग्यान, 328, चौधरी चौक,
जरीपटका, नागपुर-440 014
31. यूनियन बैंक ऑफ इंडिया,
हिंगोली शाखा, गौरव प्लाझा, पोस्ट ऑफिस रोड,
भारतीय विद्या मंदिर के सामने, हिंगोली-431 513
32. यूनियन बैंक ऑफ इंडिया,
तेजपुर शाखा, एसी. प्लाजा, प्रथम तल,
मेन रोड, तेजपुर, डाकखाना-तेजपुर, जिला-सोनितपुर,
অসম-784 001
33. यूनियन बैंक ऑफ इंडिया,
खारभर शाखा, टियारा शॉपिंग कॉम्प्लेक्स,
हावरे कन्स्ट्रक्शन्स प्रा. लि., प्लॉट क्र. 184,
सेक्टर-13, नवी मुंबई-410 210
34. यूनियन बैंक ऑफ इंडिया,
पवई शाखा, हिरानंदानी गार्डन, डेल्फी ऑर्चर्ड एवेन्यू,
हिरानंदानी बिजनेस पार्क, पवई, मुंबई-400 076
35. यूनियन बैंक ऑफ इंडिया,
सीकर शाखा, अशोक विहार, रानी सती रोड,
सीकर-332 001
36. यूनियन बैंक ऑफ इंडिया,
खरगोन शाखा, हॉटल श्री कस्तूरी के पास,
राधावल्लभ मार्केट, खरगोन-454 001 (मध्य प्रदेश)
37. यूनियन बैंक ऑफ इंडिया,
कुस्मी शाखा, पुराना ब्लॉक कार्यालय,
ग्राम व पोस्ट-कुस्मी, तहसील-कुस्मी,
जिला-सीधी, मध्य प्रदेश
38. यूनियन बैंक ऑफ इंडिया,
राजनांदगांव शाखा, रामाधीन मार्ग वार्ड
राजनांदगांव-491 441.

39. यूनियन बैंक ऑफ इंडिया,
कोलार रोड शाखा, 30, सरयू परिसर,
मंदाकिनी सोसायटी, कोलार मेन रोड,
भोपाल (म. प्र.) 462042
40. यूनियन बैंक ऑफ इंडिया,
सेवा शाखा, भोपाल, यूनियन बैंक भवन,
1513/1/1, अरेरा हिल्स, भोपाल (म. प्र.) 462 011
41. यूनियन बैंक ऑफ इंडिया,
कोरालै (बु), शाप क्र. 243/8/9/10
सिध्देश्वर ग्राम सचिवालय मु. पोस्ट,
कोरालै (बु) तालुका बारामती जिला पुणे
महाराष्ट्र पिन 413 103
42. यूनियन बैंक ऑफ इंडिया,
मंचर शाखा, शाप क्र. 1, 2, 3 पूतम काम्प्लेक्स,
पिंपलगांव फाटा पुणे-नासिक हाथबे मंचर,
तालुका-आंबेगांव, जिला-पुणे, महाराष्ट्र पिन-410 503
43. यूनियन बैंक ऑफ इंडिया,
पाषाण शाखा, सर्वे क्र. 129 मॉटर्वर्टमार्क
पाषाणसुस रोड, पाषाण, पुणे-411 021
44. यूनियन बैंक ऑफ इंडिया,
सांगवी शाखा, सर्वे क्र. 69 मेन रोड नरसिंह दौक,
सांगवी, पुणे-411 027
45. यूनियन बैंक ऑफ इंडिया,
बोडकदेव शाखा, यूजी-6, गैलेक्सी कॉम्प्लेक्स,
नजदीक होटल ग्रांट भगवती, अहमदाबाद- 54
46. यूनियन बैंक ऑफ इंडिया,
उत्तरसंडा शाखा, श्रीजी आइसक्रीम के पास,
मुख्य रोड, उत्तरसंडा-387 370, जिला-खेडा
47. यूनियन बैंक ऑफ इंडिया,
विसनगर शाखा, पटेल दरबाजा कॉम्प्लेक्स,
तीन दरबाजा, स्टेशन रोड, विसनगर-384 315
जिला-महेसुणा
48. यूनियन बैंक ऑफ इंडिया,
मोडासा शाखा, पुष्कर कॉम्प्लेक्स, 5, श्यामनगर,
आई टी आई के सामने, मालपुर रोड,
मोडासा-383 315, जिला-साबरकांठा

पंजाब नैशनल बैंक

1. पंजाब नैशनल बैंक,
शाखा : कार्यालय रोड, जिला शिमला, हिमाचल प्रदेश
पिनकोड़ : 171 207
2. पंजाब नैशनल बैंक,
शाखा कार्यालय काला अम्ब,
जिला सिरमौर, हिमाचल प्रदेश
पिनकोड़ : 173 030

3. पंजाब नैशनल बैंक,
आरसीसी शिमला, जिला शिमला,
हिमाचल प्रदेश पिनकोड़ : 171001
4. पंजाब नैशनल बैंक,
शाखा : रोजा याकूबपुर,
जिला : गौतमबुद्ध नगर,
उत्तर प्रदेश
5. पंजाब नैशनल बैंक,
कांदबज्जिपुरम, मेन रोड, 678 633
जिला : पालवकाड़ (पालघाट) करेल
6. पंजाब नैशनल बैंक,
चैरपलन्नेरी, वीएंड वी बिल्डिंग 679 503
जिला : पालवकाड़ (पालघाट) करेल
7. पंजाब नैशनल बैंक,
जी. वी. रोड, के.एम.एस बिल्डिंग,
पालवकाड़ (पालघाट) 678 014, करेल
8. पंजाब नैशनल बैंक,
मुण्डुर, प्रथम तल, सूमी बिल्डिंग, -678 592
जिला-पालवकाड़ (पालघाट) करेल
9. पंजाब नैशनल बैंक,
प्रियदर्शिनी रोड, ए एम आर प्लाजा,
पालवकाड़ (पालघाट) 678 001, करेल
10. पंजाब नैशनल बैंक,
चंद्रनगर-राम आरकेड,
भारत माता हाई स्कूल के सामने, चंद्रनगर,
पालवकाड़ (पालघाट) 678 007, करेल
11. पंजाब नैशनल बैंक, (विशिष्ट सं. 4509)
शाखा मीरा रोड,
18-23 ग्रीन व्यू बिल्डिंग
शांति पार्क, शगुन होटल के सामने
टाणे-401 107, (भाराष्ट्र)
दूरभाष-28552666
12. पंजाब नैशनल बैंक,
शाखा, खारघर (विशिष्ट सं. 4510)
शाप नं. 6, ए आर एम एन्क्लेव बिल्डिंग,
प्लाट नं. 11 सेक्टर 7,
नवी मुम्बई-410 210, (महाराष्ट्र)
दूरभाष-27577973

गुवाहाटी क्षेत्र द्वारा अनुशसित शाखाएँ :

13. पंजाब नैशनल बैंक,
शाखा : सोपोन चकालिया,
पोस्ट : चकालिया, ए.आर. रोड,
जिला : डिब्रुगढ़, असम, पिनकोड़ : 785 673

14. पंजाब नैशनल बैंक,
शाखा : शिलांग, पुलिस बाजार, पोस्ट : शिलांग,
जिला : पूर्वी खासी हिल्स, मेघालय, पिनकोड़ : 793 001
15. पंजाब नैशनल बैंक,
शाखा : किन्दम, नाँगकेश, पोस्ट : शिलांग,
जिला : पूर्वी खासी हिल्स, मेघालय, पिनकोड़ : 793 005
16. पंजाब नैशनल बैंक,
शाखा : माँवरिंग नैंग, गाँ+पोस्ट : माँवरिंग नैंग,
जिला : पूर्वी खासी हिल्स, मेघालय, पिनकोड़ : 793 021
17. पंजाब नैशनल बैंक,
शाखा : महाबीर मार्केट, 24, महाबीर मार्केट, फैन्सी
बाजार, पोस्ट : गुवाहाटी,
जिला : कामरुप, असम, पिन : 781 101
18. पंजाब नैशनल बैंक,
शाखा : दीमापुर, मेजिफेमा ब्लॉक, जी.एस. रोड,
पोस्ट+जिला : दीमापुर, नागालैंड, पिन : 797 112
- कालीकट क्षेत्र के अंतर्गत आने वाली शाखाओं के पते
19. पंजाब नैशनल बैंक,
बबील कॉम्प्लेक्स, ऐलेस रोड,
माँकाव, कालीकट (केरल) पिन-673 007
20. पंजाब नैशनल बैंक,
प्रथम तल, सदर्न ट्रेड टॉवर, फ्रासिस रोड जंक्शन,
पल्लीकण्ठी, कालीकट (केरल), पिन-673 002
21. पंजाब नैशनल बैंक,
श्री कैलाश बिल्डिंग, बस स्टैंड के सामने
पी.ओ. पेराम्बरा (केरल), पिन-673 525
22. पंजाब नैशनल बैंक,
मेन रोड, मावूर, जिला कालीकट (केरल), पिन-673 661
23. पंजाब नैशनल बैंक,
इडवन्नप्पारा, पी.ओ., चेस्वायूर
वाष्पकाड़
जिला मलप्पुरम (केरल), पिन-673 645
24. पंजाब नैशनल बैंक,
पोस्ट बॉक्स नं. 6, नूरनाल बिल्डिंग, चुंगम,
सुलतान बतोरी, (केरल), पिन-673 592
25. पंजाब नैशनल बैंक,
पोस्ट बॉक्स नं. 41, हिलाल बिल्डिंग,
कोट्टाशेरी मेन रोड, कान्जंगाड़ (केरल), पिन-671 315
26. पंजाब नैशनल बैंक,
पोस्ट बॉक्स नं. 2, भास्कर बिल्डिंग,
द्वार नं. आरकेपी 2/631 जी, रामनाटुकुरा, (केरल),
पिन-673 633
27. पंजाब नैशनल बैंक,
टिप टोप कॉम्प्लेक्स मेन रोड,
कोट्टक्कल, (केरल), पिन-676 503
28. पंजाब नैशनल बैंक,
पोस्ट बॉक्स नं. 52, प्रथम तल,
शोधा शॉपिंग सेंटर, अश्वन नगर,
कारन्तकाड एन.एच. नं. 17, कोरसगोड (केरल),
पिन-671 121
29. पंजाब नैशनल बैंक,
पोस्ट बॉक्स नं. 30, कुत्रत टॉवर्स कोर्ट रोड,
मंजेरी, (केरल), पिन-676 121
30. पंजाब नैशनल बैंक,
पोस्ट बॉक्स नं. 3, पंडीक्काड रोड,
बण्डूर, (केरल), पिन-679 328
31. पंजाब नैशनल बैंक,
एम बिल्डिंग, अस्पताल रोड,
निलम्बुर, (केरल), पिन-679 329
32. पंजाब नैशनल बैंक,
नजदीक पुराना बस स्टैंड, इरिटि, (केरल),
पिन-670 703
33. पंजाब नैशनल बैंक,
कैवेलीकरा बिल्डिंग, कायत्रा बाजार,
पी.ओ. पेराम्बरा, (केरल), पिन-673 525
34. पंजाब नैशनल बैंक,
पोस्ट बॉक्स नं. 3, केपीडब्ल्यू V/417 के., प्रथम तल
अलक्कंदी शॉपिंग सेंटर, मेन रोड, कूतुपरम्पा(केरल),
पिन-670 643

विजया बैंक
प्रधान कार्यालय
राजभाषा प्रभाग
बैंगलूर

1. विजया बैंक,
मूर स्ट्रीट-3002 (एम), पो. बॉ. सं. 2004,
सं. 144, मूर स्ट्रीट, चेन्नई, तमिलनाडु,
पिनकोड़-600 001
2. विजया बैंक,
कूतूर-3003 (एस), पो. बॉ. सं. 20,
218, सी डी चैम्बर्स, माउण्ट रोड कूतूर, तमिलनाडु,
पिनकोड़-643 102
3. विजया बैंक,
मदुरई-3007 (यू), पो. बॉ. सं. 102
76, डब्ल्यू ए एम स्ट्रीट, मदुरई,
तमिलनाडु राज्य, पिनकोड़-625 001
4. विजया बैंक,
माऊण्ट रोड-3008 (एम), पो. बॉ. सं. 360,
168, माऊण्ट रोड, चेन्नई, तमिलनाडु,
पिनकोड़-600 002

5. विजया बैंक,
उदगमण्डलम-3009 (एस) पो. बॉ. सं. 3,
कमर्शियल स्ट्रीट, उदगमण्डलम, नीलगिरी जिला,
तमिलनाडु, पिनकोड-643 001
6. विजया बैंक,
पोल्लाचि-3011 (एस), नल्लप्पा थिएटर कॉम्प्लेक्स,
84, कोयम्बत्तूर रोड, पोल्लाचि,
तमिलनाडु, पिनकोड-642 001
7. विजया बैंक,
साइदापेट-3012 (एम), पो. बॉ. सं. 1065,
192, माऊण्ट रोड, साइदापेट, चेन्नई,
तमिलनाडु, पिनकोड-600 015
8. विजया बैंक,
तिरुचिरापल्ली-3014 (यू), सं. 74/ए,
सलाई रोड, तिरुचिरापल्ली, तमिलनाडु राज्य
पिनकोड-620 018
9. विजया बैंक,
ट्यूटिकोरिन-3016 (यू), कार्तिक बिल्डिंग,
23-सी, डब्ल्यू जी सी रोड, ट्यूटिकोरिन,
तमिलनाडु राज्य पिनकोड-628 002
10. विजया बैंक,
टी नगर-3017 (एम), पो. बॉ. सं. 1437,
71, जी एन चेट्टी रोड, टी नगर चैन्नई,
तमिलनाडु, पिनकोड-600 017
11. विजया बैंक,
पी एन पट्टि-3023 (आर), सेलम मेइन रोड,
करुमलैकूडल, मेट्टूर बांध-2, पी एन पट्टि,
तमिलनाडु, पिनकोड-636 402
12. विजया बैंक,
वडपलनि-3024 (एम) पो बॉ. सं. 2277,
189/1, आरकाट रोड, वडपलनि, चेन्नई,
तमिलनाडु, पिनकोड-600 026
13. विजया बैंक,
रामनायकनपेट-3025 (आर), रामनायकनपेट,
द्वारा अम्बलपुर, वणियम्बाडी तालुक, वेल्लोर जिला,
तमिलनाडु, पिनकोड-635 801
14. विजया बैंक,
माईलापुर-3026 (एम), सं. 12, सन्निधि स्ट्रीट,
माईलापुर, चेन्नई, तमिलनाडु, पिनकोड-600 004
15. विजया बैंक,
तंजावूर-3028 (यू) सं. 1858, साउथ मेइन रोड,
तुजावूर तमिलनाडु राज्य पिनकोड-613 009
16. विजया बैंक,
नागरकोइल-3032 (यू), डी डी जे सेंटर,
वडसेरी बस स्टैण्ड के सामने नागरकोइल,
तमिलनाडु, पिनकोड-629 001
17. विजया बैंक,
नामककल-3033 (एस), राम बिल्डिंग,
145, तिरुच्ची रोड, नामककल,
तमिलनाडु राज्य पिनकोड-637 002
18. विजया बैंक,
साईबाबा कालोनी-3040 (यू),
549 ए एन एर रोड, वार्ड सं. 64, साईबाबा कालोनी,
कोयम्बत्तूर, तमिलनाडु, पिनकोड-661 011
19. विजया बैंक,
एस एस आई, कोयम्बत्तूर-3041 (यू),
490, अविनासि रोड, पीलमेंडु, कोयम्बत्तूर,
तमिलनाडु राज्य, पिनकोड-641 004
20. विजया बैंक,
आई एफ बी, चेन्नई-3042 (एम), 182, अंकूर मैनर,
पूनायलई हाई रोड, कोलपाक, चेन्नई,
तमिलनाडु, पिनकोड-600 010
21. विजया बैंक,
ए. आर एम बी, चेन्नई-3043 (एम), 182, अंकूर मैनर,
पी एच रोड, कोलपाक, चेन्नई,
तमिलनाडु, पिनकोड-600 010
22. विजया बैंक,
मीनायाकम-3046 (आर), 19, जी एस ट्री रोड,
मीनायाकम चेन्नई, तमिलनाडु राज्य, पिनकोड-600 027
23. विजया बैंक,
मदुरई-3047 (एम), एचआईजी 55, 80 फीट रोड,
वार्ड 8, अण्णनगर-नार्थ टाउन, मदुरई,
तमिलनाडु, पिनकोड-625 020
24. विजया बैंक,
अशोकनगर, चेन्नई-3048 (एम), फ्लैट ए,
प्लॉट सं. बी-145, 10वां एवेन्यू, अशोक नगर,
चेन्नई, पिनकोड-600 083
25. विजया बैंक,
मुगपैर-पश्चिम चेन्नई-3050, सं. 30, वेल्लालर स्ट्रीट,
बी. जी. पी. पन्नीर नगर, मुगपैर-पश्चिम,
चेन्नई, पिनकोड-600 037
26. विजया बैंक,
ताम्वरम, चेन्नई-3051 (यू), सं. 8, शिवषण मुगम स्ट्रीट,
ताम्वरम-पश्चिम, चेन्नई, पिनकोड-600 045
27. विजया बैंक,
निरुचेंगोड (एस.एस.आई) 3054, एम.के.पी. कॉम्प्लेक्स,
वेस्ट भार स्ट्रीट, निरुचेंगोड, नामककल जिला
तमिलनाडु, पिनकोड-637 211
28. विजया बैंक,
पोर्ट ब्लेयर-6032 (एस), पो.बॉ. सं. 7,
अबरदी बाजार, पोर्ट ब्लेयर, अण्डमान व निकोबार,
पिनकोड-744 101

आईएफसीआई लिमिटेड

1. आईएफसीआई लिमिटेड,
कोलकाता क्षेत्रीय कार्यालय, चट्टर्जी इन्टरनेशनल सेन्टर,
तीसरी मॉजिल, 33-ए, जवाहर लाल नेहरू मार्ग,
पो. बॉ. सं. 2905, कोलकाता, पिन-700 071
2. आईएफसीआई लिमिटेड,
चेन्नई क्षेत्रीय कार्यालय, कास्टीरेंटल चैम्बर्स,
142, महात्मा गांधी रोड, नुंगमबक्कम, पो. बॉ. सं. 3318,
चेन्नई, पिन-600 034
3. आईएफसीआई लिमिटेड,
गुवाहाटी कार्यालय, क्रिस्चियन बस्ती, गुवाहाटी-शिलांग रोड,
गुवाहाटी पिन-781 005

स्टेट बैंक ऑफ ब्रावणकोर

1. स्टेट बैंक ऑफ ब्रावणकोर,
आंचलिक कार्यालय, पोस्ट बॉक्स सं. 1115,
पडिन्जारेकरा चैम्बर्स कोट्टयम,
केरल राज्य-686 002

नेशनल इन्स्योरेन्स कम्पनी लिमिटेड

1. कोलकाता क्षेत्रीय कार्यालय-I,
8, एरिया एक्सचेंज प्लेस, कोलकाता-700 001
2. कोलकाता मंडल कार्यालय-I,
6, लायन्स रेंज, कोलकाता-700 001
3. कोलकाता मंडल कार्यालय-II,
6, लायन्स रेंज, कोलकाता-700 001
4. कोलकाता मंडल कार्यालय-IV,
5, नेताजी सुभाष रोड, कोलकाता-700 001
5. कोलकाता मंडल कार्यालय-VI,
गिलेंडर हाउस, ब्लाक सी-1/1 प्रथम तल,
8, नेताजी सुभाष रोड, कोलकाता-700 001
6. कोलकाता मंडल कार्यालय-VIII,
चार्टर्ड बैंक बिल्डिंग 1, इंडिया एक्सचेंज प्लेस
कोलकाता-700 001
7. कोलकाता मंडल कार्यालय-XI,
19, आर. एन. मुखर्जी रोड, कोलकाता-700 001
8. कोलकाता मंडल कार्यालय-XII,
5, नेताजी सुभाष रोड, कोलकाता-700 001
9. कोलकाता मंडल कार्यालय-XIII,
24, चित्तरंजन एवेन्यू, तृतीय तल, कोलकाता-700 001
10. कोलकाता मंडल कार्यालय-XVI,
7, कार्डिसिल हाउस स्ट्रीट, कोलकाता-700 001
11. ब्रेबोर्न रोड शाखा,
27, ब्रेबोर्न रोड, 4था तल, कोलकाता-700 001

भारतीय लघु उद्योग विकास बैंक

1. भारतीय लघु उद्योग विकास बैंक,
कोलकाता अंचल कार्यालय,
11, डा. यू. एन. ब्रह्मचारी स्ट्रीट, 8वाँ तल,
ला. मार्टिनियर गलर्स स्कूल के सामने,
कोलकाता-700 017
2. भारतीय लघु उद्योग विकास बैंक,
कोलकाता शाखा कार्यालय,
11, डा. यू. एन. ब्रह्मचारी स्ट्रीट, 8वाँ तल,
ला. मार्टिनियर गलर्स स्कूल के सामने,
कोलकाता-700 017
3. भारतीय लघु उद्योग विकास बैंक,
नोएडा शाखा कार्यालय, सी-60, सेक्टर 2,
नोएडा-201302 ड.प्र.

राष्ट्रीय आवास बैंक

1. राष्ट्रीय आवास बैंक,
प्रतिनिधि कार्यालय, प्रथम तल, भारतीय रिजर्व बैंक
(मुख्य कार्यालय भवन), 6-1-56 सेक्रेटरियट रोड,
सैफाबाद, हैदराबाद-500 004

MINISTRY OF FINANCE

(Department of Economic Affairs)

(Banking Division)

New Delhi, the 19th March, 2007

S.O. 949.—In pursuance of sub-rule (4) of rule 10 of the Official Languages (Use of official purposes of the Union) Rules, 1976 the Central Government, hereby, notifies the listed offices/branches of the following Banks/Financial Institution/Insurance Companies in the attached annexure, more than 80% of the staff whereof have acquired the working knowledge of Hindi :—

S.No.	Name of the Bank/FI's/ Insurance Company	Number of Offices/Branches
1.	Syndicate Bank	61
2.	Corporation Bank	02
3.	Bank of India	59
4.	State Bank of Hyderabad	81
5.	Andhra Bank	19
6.	Union Bank of India	48
7.	Punjab National Bank	34
8.	Vijaya Bank	28
9.	IFCI	03
10.	State Bank of Travancore	01
11.	National Insurance Company Ltd.	11
12.	SIDBI	03
13.	NHB	01
Total		351

[F. No. 11016/2/2007-Hindi]
REMESHBABUANIYERY, Jt. Director (OL)

SYNDICATE BANK

Official Language Division

Head Office Manipal

1. Syndicate Bank

Navi Mumbai, nerul Branch, Plot No. 66,
Pratik Garden, Sector 19, Nerul East,
 Navi Mumbai, Dist : Thane, State : Maharashtra,
 Pin : 400706

2. Syndicate Bank

Balkum Branch, Post Office Building,
 Mumbai-Agra Road, Balkum, Dist : Thane,
 State : Maharashtra, Pin : 400608

3. Syndicate Bank

Dombivli West Branch Siddhi Vinayak Arcade,
 Opp Datta Mandir Mahatma Phule Road.
 Dombivli West, Dist : Thane, State : Maharashtra,
 Pin : 421202

4. Syndicate Bank

Vashi Turbhe, MAFCO Branch,
 APMC Market Road, Onion Potato Wholesale
 Market, K U Bazar, Vashi Turbe, Dist : Thane,
 State : Maharashtra, Pin : 400705

5. Syndicate Bank

Kasar Vadavali Branch, House No. 321,
 Opp Godbunder Road, Kasaravadavalli,
 Dist : Thane, State : Maharashtra,
 Pin : 400610

6. Syndicate Bank

kopar Khairane Branch, Shop No. 6,
 Ground Floor, Ajantha Residential-cum-commercial
 Complex, Plot No. 92, Sector 15,
 Kopar Khairane Navi Mumbai,
 Dist : Thane, State : Maharashtra.
 Pin : 400709

7. Syndicate Bank

Thane Naupada Branch, Vithal Niwas, Near Hari
 Niwas Bus Stop, M.G. Road naupada, Thane.
 Dist : Thane, State : Maharashtra, Pin : 400602

8. Syndicate Bank

Thane Shivajipath Branch, Saro Darshan Building,
 Near MH High School, Shivaji Path, Thane (W),
 Dist : Thane, State : Maharashtra,
 Pin : 400602

9. Syndicate Bank

Vashi Turbhe, Sector 19, Branch,
 F-10-MAPMC Fruit Market, Sector 19,
 Vashi Thurbe, Dist : Thane, State : Maharashtra,
 Pin : 400705

10. Syndicate Bank

Vasai Road Branch, Sandhu Mahal,
 1st Floor, Vasai Road, West, Dist : Thane,
 State : Maharashtra, Pin : 401202

11. Syndicate Bank

Vangani Branch, Near Railway Station,
 Bazarpath, Post Vengani, Taluka Ambarnath,
 Dist : Thane, State : Maharashtra,
 Pin : 421503

12. Syndicate Bank

Mumbai Asset Recovery Management Branch,
 Rahimataola House, 7, Homji Street,
 Fort Mumbai—400001,
 Maharashtra State

13. Syndicate Bank

Mumbai Andheri East Branch, Sangam Cinema
 Compound, 127, Andheri Kurla Road,
 B3 Nagar, Andheri East,
 Mumbai—400059, Maharashtra State

14. Syndicate Bank

Mumbai Byculla Branch,
 Richardson and Cruddas Building,
 Sir J.J. Road, Byculla Mumbai—400008,
 Maharashtra State

15. Syndicate Bank

Mumbai Bandra West Branch,
 Plot No. 342, Syndicate House,
 16th Road TPS 111, Bandra West,
 Mumbai, 400050

16. Syndicate Bank

Mumbai Chembur Subhas Nagar Branch, A
 PAC School Building, St. Antony Road,
 Subhas Nagar, Chembur, Mumbai—400071,
 Maharashtra State

17. Syndicate Bank

Mumbai Capital Market Services Branch,
 16-A Sir Phiroj Shah Mehta Road,
 Syndicate Bank Building, 1 floor,
 Fort Mumbai—400001,
 Maharashtra State

18. Syndicate Bank

Mumbai Chembur Branch,
 S.A.B Pokar Mansion,
 N.G Acharya Marg, Chembur
 Mumbai—400071,
 Maharashtra State

19. Syndicate Bank

Mumbai Dara Bunder Branch,
 26, Ashok Chambers, 1st floor,
 Devaji Ratanshi Marg, Broach Street,
 Masjid, East Mumbai—400 009,
 Maharashtra State

20. Syndicate Bank

Mumbai Fort Branch,
 Syndicate Bank Building,
 26 A P M Road, Fort, Mumbai—400 001,
 Maharashtra State

21. Syndicate Bank
Mumbai Crawford Market Branch,
1st floor, Omrigar Building,
Above Badshah Cold Drink House,
115, Lokmanya Tilak Marg,
Mumbai—400 003, Maharashtra State
22. Syndicate Bank
Mumbai Homji Street,
(Domestic) Branch,
Syndicate Bank Building,
1st Floor, 10, Homji Street
Fort, Mumbai—400 023,
Maharashtra State
23. Syndicate Bank
Mumbai Housing Finance Branch,
Shankar Mattham Building,
Telang Cross Road,
Matunga (East), Mumbai—400 019,
Maharashtra State
24. Syndicate Bank
Mumbai International Business Branch,
2nd Floor, 10, Homji Street,
Mumbai—400 023,
Maharashtra State
25. Syndicate Bank
Mumbai Industrial Finance Branch,
Syndicate Bank Building, 3rd Floor,
No. 10, Homji Street, Mumbai—400 023,
Maharashtra State
26. Syndicate Bank
Mumbai INH Ashwini Colaba Branch,
Opp. R. C. Church, Colaba Mumbai—400 005,
Maharashtra State
27. Syndicate Bank
Mumbai Naval Dock Yard Branch,
Naval Dock Yard HQ, Shahid Bhagat Singh Marg ,
Colaba, Mumbai—400 023, Maharashtra State
28. Syndicate Bank
Mumbai Santacruz (West) Branch,
Vikas Contre, S V Road,
Santracruz West, Mumbai—400 054,
Maharashtra State
29. Syndicate Bank
Mumbai Tardeo Branch,
Gold Coin "A" Plot No 1/407,
P T M Malaviya Road,
Near Haji Ali, Tardeo Mumbai—400 034,
Maharashtra State
30. Syndicate Bank
Mumbai Vile Parle Branch,
Jal Palace, Shradhanand Road,
Vile Parle East, Mumbai—400057 ,
Maharashtra State
31. Syndicate Bank
Mumbai Nariman Point Branch,
Plot No 227, Nariman Bhavan ,
Nariman Point Mumbai—400 021 ,
Maharashtra State
32. Syndicate Bank
Mumbai Central Railway,
Matunga West Branch,
Central Railway,
Carriage and Wagon Workshop ,
Matunga West,
Mumbai—400 019,
Maharashtra State
33. Syndicate Bank
Mumbai Pali Hill Branch,
Rukhsana Apartment ,
Plot No 11,
Dr Ambedkar Road Union park,
Pali Hill Mumbai—400 052 ,
Maharashtra State
34. Syndicate Bank
Mumbai Pedder Road Branch,
No 1 Padam, 4 B Pedder Road,
Mumbai—400 026 ,
Maharashtra State
35. Syndicate Bank
Mumbai Malad East Branch,
28 A Shivam Building,
Subhash Lane Daftary Road,
Malad East Mumbai—400 097 ,
Maharashtra State
36. Syndicate Bank
Mumbai Lamington Road Branch,
167 Navyug Nivas,
Opp Minerva Cinema,
Dr. Dadasaheb, Bhadkamkar Marg,
Mumbai—400 007
Maharashtra State
37. Syndicate Bank
Mumbai Matunga (main) Branch,
Gurudev Mansion,
K A S Road,
Matunga Mumbai—400 019 ,
Maharashtra State
38. Syndicate Bank
Mumbai Matunga Bazar Branch,
Shankar Mattham Building,
No 3 Telang Cross Road,
Matunga Mumbai—400 019 ,
Maharashtra State
39. Syndicate Bank
Mumbai Dahisar Branch,
Ground Floor,
Rohan Apartment,

- LM Road,
Kandarpada Navgaon,
Dahisar (West),
Mumbai—400 068
40. Syndicate Bank
Mumbai Borivali Branch,
Paresh Apartment,
Ground Floor,
Plot No, CIS 2410,
S V P Road, Borivali, West,
Mumbai—400 092
41. Syndicate Bank
Mumbai FXPC Branch,
Rajan House,
Near Century Bazar,
Appasaheb Marathe Marg,
Prabhadevi,
Mumbai—400 025
42. Syndicate Bank
Parnaka Vasai Branch,
New English School Compound,
Parnaka, Vasai—401201,
Dist. Thana, Maharashtra
43. Syndicate Bank
Mumbai Central Accounts Office,
Lawrence & Mayo Building,
2nd Floor, 276 D N Road, Fort,
Mumbai—400 001
44. Syndicate Bank
Kharghar Branch,
Shop No 4 & 5,
Neelsiddi Arcade,
Krupa Co-Op. Hsg. Socy. Ltd.,
Plot No E 1/A,
Sector 12, Kharkar—410 210
Dist Raigad, Maharashtra State
45. Syndicate Bank
Mumbai Regional Inspectorate,
Syndicate Bank Building,
2nd Floor, 26 A Sir PM Road,
Fort Mumbai—400 001
46. Syndicate Bank
Kalamboli Branch
Central Facility Building
1st Floor, Steel Market Yard
Kalamboli—410 218
Dist : Raigad, Maharashtra State
47. Syndicate Bank
Bangalore Jayanagar III Block Branch
69, 9th Main Road,
III Block Jayanagar
P.O. Box No.1112
Bangalore—560 011
48. Syndicate Bank
Bangalore Yediyur Branch,
59, Das Commercial Complex,
Kanakapura Road,
Jayanagar 7th Block, Yediyur,
Bangalore - 560 082
49. Syndicate Bank
Bangalore Jayanagar Market Complex Branch,
Shop No.49-50
Jayanagar Market Complex,
4th Block, Jayanagar,
Bangalore-560 011
50. Syndicate Bank
Banavara Branch,
Mava Aliyah Building ,
Banavara -573 112
Hassan Dist., Karnataka
51. Syndicate Bank
Sakaleshpur Branch,
Benaka's Court, B.M. Road
Sakaleshpur-573 134
Hassan Dist., Karnataka
52. Syndicate Bank
Bargi Branch,
Society Building,
Main Road, Bargi-571 111
Gundlupet Taluk
Chamaraja Nagar Dist.
Karnataka State
53. Syndicate Bank
Thithimathi Branch, Main Road
Thithimathi-571254
Virajpet Taluk
Kodagu Dist.
Kamataka State
54. Syndicate Bank
Bhagamandala Branch,
Main Road, Madikeri Taluk,
Kodagu Dist.
Karnataka State PIN : 571 247
55. Syndicate Bank
Chettalli Branch,
Madikeri Siddapur Road,
P.B. No. 21, Chettalli-571 248
Kodagu Dist.
Karnataka State
56. Syndicate Bank
Kollegala Branch No. 7 -380,
Mayura Shopping Complex,
Big Masque Street,
Kollegal - 571 440
Chamaraja Nagar Dist.
Karnataka State

57. Syndicate Bank
Arapattu Branch
Arapattu - 571 212
Madikeri Taluk
Kodagu Dist.
Karnataka State
58. Syndicate Bank
Odeyarapalya Branch
Tibetian Settlement
T.R.R. Camp
Odeyarapalya-571457
Kollegal Taluk, Mysore Dist.
Karnataka State
59. Syndicate Bank
Nagpur Gittikhadan Branch
Plot No. 22, Friends Colony
Katol Road, Gittikhadan
Nagpur - 440 013
(Maharashtra State)
60. Syndicate Bank
Durg Branch
Ward No. 21, Apapura
Shanichari Bazar
Durg - 491 013
(Maharashtra State)
61. Syndicate Bank
Rajiv Nagar, Raipur Branch
Rajiv Nagar
Vidhan Sabha Marg.
Near Avantabai Chowk
Pandri, Raipur - 492 004
(Chhattisgarh State)

3. Unjha Branch,
House No. 9/9/104 & 105, Zaveri
Pura, Near L.I.C. of India,
Station Road, AT & Post - Unjha,
Dist - Mehsana,
Gujarat - 384 170.

4. Deesa Branch,
Vaibhav Complex,
Gayatri Mandir Road, Ward - 4,
Gulbani Nagar Part -1,
Deesa-385 535,
Dist. Banaskantha (Gujarat)

5. Dwarka Branch
Plot No. 2, 1st Floor,
H. L. Galleria, Sector -12, Dwarka
New Delhi - 110 075

6. Patpadganj Branch
Plot No.10, LSC-II,
Savitri Plaza-II, I. P. Extension,
Mandawali, Fazalpur,
Delhi-110092

7. Kalawad Road
"Titan", Near G.T. Sheth School,
Kalawad Road, Rajkot,
Gujarat - 360 005

8. Kamlaaug Branch
Near Income Tax Office,
M.G. Road, Porbandar - 360 575
Gujarat

9. Pt. Deen Dayal Nagar Branch
Delhi Public Academy Campus
Opp. MP Housing Board Office
Pt. Deen Dayal Nagar,
Gwalior, M.P - 474 020

10. Pune Aundh-Baner
Commercial & Personal Finance Branch
273/1B "GULSHAN" Baner Road,
Near Nachiket Park/Hotel Sagar,
Pune - 411 043 (Maharashtra)

11. Garkheda Branch
Commercial & Personal Finance Branch
Plot No. 5, Jyoti Complex,
Ulkanganeri, Garkheda,
Aurangabad - 431 005
Maharashtra

12. Kidwai Nagar Branch
133/128 M. Block
Kidwai Nagar, Kanpur
Uttar Pradesh

13. Zonal Office, Coimbatore Zone,
324, Oppanakara Street,
Coimbatore - 641 001
Tamilnadu

Corporation Bank

1. Corporation Bank
Opposite Poonam Complex,
Station Road, P.O. Box - 4097,
Unjha - 384 170
Dist. Mehsana (Gujarat)
2. Corporation Bank
S.V. Campus,
Kadi Kalyanpura Road,
Kadi - 382715
Dist. Mehsana (Gujarat).

Bank of India

1. Andheri Housing & Personal Finance Branch
28, S.V.Road, M.D. I. Building,
1st Floor, Andheri (West)
Mumbai-400 058, Maharashtra
2. Asset Recovery Management Services Branch
1st Floor, 70/80, Mahatma Gandhi Marg,
Fort, Mumbai - 400 023, Maharashtra

14. Kuvempunagar Branch
No. 15, Udayaravi Road,
JTK Layout, Kuvempunagar,
Mysore - 570 023
Karnataka
15. Nagpur Government Business Branch,
4th Floor, Bank of India Building,
S.V. Patel Marg, Post Box No.4,
Nagpur - 440 001
Maharastra
16. Bhadra Branch
Bank of India Building, 4th Floor,
Bhadra, Ahmedabad - 380 001 Gujarat
17. Deoria Branch
Laxmi Narayan Market,
H. N. 215, W.N.-17, Post Deoria
Dist. Deoria,
Uttar Pradesh - 274 001
18. Nainital Branch
Waldorf Hotel Premises, Malli Tall,
Nainital, Uttranchal - 263 001
19. Kaushambi Branch
H-1, Superteck Rameshwar Market
Kaushambi, Ghaziabad, Uttar Pradesh
20. Sector-18 Branch
J-6,7,8, Sector-18
Noida- 201 301
Uttar Pradesh
21. New Sanganer Road Branch
202, Narshihai Tower, Bhagwan Road
New Sanganer Road,
Jaipur, Rajasthan
22. Anand Mahal Road Branch
50-52, Ganesh Krupa Society,
Opp. Gail Tower, 17/B
Anand Mahal Road,
Surat - 395 009 (Gujarat)
23. Juna Thana Branch
Ward No. 1, Taluka No. 7/2
Survey No. 31-12-1, House No. 612,
Kathriwada, Juna Thana, Navsari,
Gujarat - 396 445.
24. Mango Dimna Chowk Branch
Mango-Dimna Road,
P.O. MG M College,
Dist Singhbhum (E)
State Jharkhand-831 018
25. Beliaghata Branch
plot No. 27, C.I. Scheme No. IV M,
2, Hemchandra Naskar Road,
Beliaghata, Kolkata-700010
West Bengal
26. Bhebia Branch,
Vill. & Post-Bhebia
District 24 Parganas North
West Bengal - 743 436
27. Bhupendra Bose Avenue Branch
55, Bhupendra Bosc Avenue
Kolkata - 700 004
West Bengal
28. Kolkata Service Branch
5, B.T.M. Sarani
Kolkata-700 001
West Bengal
29. Biramnagar Branch
Vill. Biramnagar,
Post Sangrampur,
Distt. North 24 Parganas
West Bengal - 743 411
30. Bhowanipur Branch
101, Ashutosh Mukherjeq Road,
Kolkata - 700 025
West Bengal
31. Kolkata Corporate Banking Branch
5, B.T.M. Sarani,
Kolkata - 700 001
West Bengal
32. Chittaranjan Avenue Branch
Raja Bhavan, 111,
Chittaranjan Avenue
Kolkata - 700 073
West Bengal
33. College Street Branch
8/9, Bankim Chatterjee Street
Kolkata-700 073,
West Bengal
34. Free School Street Branch
41, Free School Street
Kolkata - 700 016.
West Bengal
35. Harish Mukherjee Road Branch
135A/135D, 1st Floor
Harish Mukherjee Road,
Kolkata - 700 026
West Bengal
36. Jodhpur Park Branch
1/424, Gariahat Road,
Jodhpur Park,
Kolkata - 700 068
West Bengal
37. Companirthek Branch
Vill. & P.O. Baribhangha,
Abad, Distt, 24 Parganas South,
West Bengal

38. Garden Reach Branch
J-207, Paharpur Road,
Garden Reach,
Kolkata - 700 024
West Bengal
39. Hotor Branch
Sarada Ramkrishna Ashram
Vill. Marjada, Post-Hotor
District 24 Parganas South
West Bengal, Pin-743 302
40. Kalyani Branch
Central Park, Kalyani,
Distt. Nadia, West Bengal
Pin - 741 235
41. Khantura Branch
P.O. & Vill. Khantura (Kalitola)
District 24 Parganas (North)
West Bengal, Pin-743 273
42. Madarat Branch
PO. & Vill. Madarat P.S. Baruipur
District 24 Parganas South
West Bengal, Pin-743 610.
43. Mirhati Branch
Vill. & P.O. Mirhati
District 24 Parganas North
West Bengal, Pin - 743 700
44. Nager Bazar Branch
468/1, Jessor Road,
Kolkata -700 028
West Bengal
45. Lindsay Street Branch
8, Lindsay Street
Kolkata, Pin- 700 087.
West Bengal
46. Manicktolla Branch
255 A & B, Vivekanand Road,
Kolkata, Pin- 700 006.
West Bengal
47. Murarisha Chowmatha Branch
Vill. & P.O. Murarisha,
Via-Bhobia, Dist. 24 Parganas North,
West Bengal- 743 456.
48. Sajirhat Branch
Sodepur Road,
Post - M. Dhyangram,
District 24 Parganas (North)
West Bengal- 743275
49. Salt Lake Branch
Block D, D-2, Sector 1,
1st Floor, Salt Lake City,
Kolkata - 700 064
West Bengal
50. Sealdah Branch
2/B, Mahatma Gandhi Road,
Sealdah, Kolkata, Pin 700 020
West Bengal
51. South Suburbs Branch
391, Diamond Harbour Road,
Behala, Kolkata - 700 034
West Bengal
52. Tiljala Branch
97, Picnic Garden Road,
Kolkata-700 039
West Bengal
53. Sayestanagar Branch
Vill. & PO. Sayestanagar,
District North 24 Parganas,
West Bengal, Pin - 743 427
54. Southern Avenue Branch
Mchta House,
32 Southern Avenue,
Kolkata - 700 029
West Bengal
55. Tlangra Branch
5/C/109, Seal Lane,
Kolkata - 700 015
West Bengal
56. Vivekanand Road Branch
36/2, Vivekanand Road,
Kolkata - 700 007
West Bengal
57. Raigarh Branch
Multi Plaza, 1st Floor
Kotra Road, Raigarh
Chhattisgarh
58. Banga Branch
Sivalik Complex
Phagwara Nawa shahar Road
Distt. Nawashahar
Punjab
59. Brodipetla Branch
BSS Mahila Karyashala
Brodipetla, Guntur-522002
Andhra Pradesh

State Bank of Hyderabad

1. State Bank of Hyderabad
Achampet Branch
(Code No. 188)
Mahaboobnagar District
Pin-509375.
2. State Bank of Hyderabad
Hitech City Branch
(Code No. 880)
Hyderabad, Pin-500033.

3. State Bank of Hyderabad
Anandnagar Branch (Code No. 318)
Hyderabad, Pin-500004.
4. State Bank of Hyderabad
Mehdipatnam (P&SB) Branch (Code No. 775)
Hyderabad, Pin-500028.
5. State Bank of Hyderabad
A.P. High Court Branch (Code No. 896)
Hyderabad, Pin-500002.
6. State Bank of Hyderabad
Treasury Branch (Code No. 916)
Hyderabad, Pin-500001.
7. State Bank of Hyderabad
Barkas Branch (Code No. 356)
Hyderabad, Pin-500005.
8. State Bank of Hyderabad
NMCD Branch (Code No. 728)
Hyderabad, Pin-500028.
9. State Bank of Hyderabad
City Civil Court Branch (Code No. 930)
Hyderabad, Pin-500002.
10. State Bank of Hyderabad
Mallepally Branch (Code No. 309)
Hyderabad, Pin-500001.
11. State Bank of Hyderabad
Dr. B. R. Ambedkar Open University Branch
(Code No. 872)
Hyderabad, Pin-500033.
12. State Bank of Hyderabad
Masab Tank Branch (Code No. 526)
Hyderabad, Pin-500034.
13. State Bank of Hyderabad
Shantinagar Branch (Code No. 70)
Hyderabad, Pin-500028.
14. State Bank of Hyderabad
Tulsinagar Branch (Code No. 701)
Hyderabad, Pin-500013.
15. State Bank of Hyderabad
Metropolitan Criminal Courts Branch
(Code No. 967)
Hyderabad, Pin-500001.
16. State Bank of Hyderabad
Jubilee Hills Branch (Code No. 458)
Hyderabad, Pin-500033.
17. State Bank of Hyderabad
Banjara Hills Branch (Code No. 940)
Hyderabad, Pin-500034.
18. State Bank of Hyderabad
APSRTC Branch (Code No. 650)
Hyderabad, Pin-500002.
19. State Bank of Hyderabad
Rajaramnagar Branch (Code No. 894)
Armoor Nizamabad Distt., Pin-503224.
20. State Bank of Hyderabad
Baddepally Branch (Code No. 193)
Mahaboobnagar Distt. Pin-509301.
21. State Bank of Hyderabad
Banswara Branch (Code No. 112)
Nizamabad Distt. Pin-503187.
22. State Bank of Hyderabad
Bheengal Branch (Code No. 374)
Nizamabad Pin-503307.
23. State Bank of Hyderabad
Choutpally Branch (Code No. 523)
Nizamabad Distt. Pin-503308.
24. State Bank of Hyderabad
Deverkadra Branch (Code No. 257)
Mahaboobnagar Branch, Pin-509204.
25. State Bank of Hyderabad
Deverkonda Branch (Code No. 179)
Nalgonda Distt. Pin-508248.
26. State Bank of Hyderabad
Dichpally Branch (Code No. 389)
Nizamabad Distt. Pin-503175
27. State Bank of Hyderabad
Kalwarkurthy Branch (Code No. 194)
Mahaboobnagar Distt. Pin-509324.
28. State Bank of Hyderabad
Kainareddy Branch (Code No. 111)
Nizamabad Distt. Pin-503111
29. State Bank of Hyderabad
Kodad Branch (Code No. 181)
Nalgonda Branch Pin-508206.
30. State Bank of Hyderabad
Kodangal Branch (Code No. 192)
Mahaboobnagar Distt. Pin-509338.
31. State Bank of Hyderabad
Koilconda Branch (Code No. 443)
Mahaboobnagar Distt. Pin-509371.
32. State Bank of Hyderabad
Kurnool Branch (Code No. 492)
Kurnool Distt. Pin-518001
33. State Bank of Hyderabad
Mahaboobnagar Main Branch
(Code No. 184)
Mahaboobnagar Pin-509001.
34. State Bank of Hyderabad
Miryalguda Branch (Code No. 174)
Nalgonda Branch Pin-508207.

35. State Bank of Hyderabad
Mendora Branch (Code No. 593)
Nizamabad Distt. Pin-503219.
36. State Bank of Hyderabad
Mortad Branch (Code No. 268)
Nizamabad Distt. Pin-503225.
37. State Bank of Hyderabad
Nalgonda Branch (Code No. 175)
Nalgonda Branch Pin-508001.
38. State Bank of Hyderabad
Narayanpet Branch (Code No. 186)
Mahaboobnagar Branch Pin-509210.
39. State Bank of Hyderabad
Nizamabad Main Branch (Code No. 108)
Nizamabad Pin-503001.
40. State Bank of Hyderabad
Ahmedpura Branch (Code No. 723)
Nizamabad Pin-503001.
41. State Bank of Hyderabad
Dubba Branch (New Gunj) (Code No. 310)
Nizamabad Pin-503003.
42. State Bank of Hyderabad
Vinayak Nagar Branch (Code No. 881)
Nizamabad Pin-503003.
43. State Bank of Hyderabad
Pothangal Branch (Code No. 747)
Nizamabad Distt. Pin-503219.
44. State Bank of Hyderabad
Shadnagar Branch (Code No. 199)
Mahaboobnagar Distt. Pin-509216.
45. State Bank of Hyderabad
Suryapet Branch (Code No. 176)
Nalgonda Branch Pin-508213.
46. State Bank of Hyderabad
Veplur Branch (Code No. 399)
Nizamabad Distt. Pin-503311.
47. State Bank of Hyderabad
Wanaparthi Branch (Code No. 187)
Mahaboobnagar Branch Pin-509103.
48. State Bank of Hyderabad
Yellareddy Branch (Code No. 118)
Nizamabad Distt. Pin-503122.
49. State Bank of Hyderabad
Yellareddyguda Branch (Code No. 653)
Nalgonda Branch Pin-508254.
50. State Bank of Hyderabad
Yerrapahad Branch (Code No. 480)
Nizamabad Distt. Pin-503120.
51. State Bank of Hyderabad
Lallaguda Branch, Secunderabad
52. State Bank of Hyderabad
Tarnaka Branch Huda Complex, Secunderabad
53. State Bank of Hyderabad
Santhnagar Branch, Hyderabad
54. State Bank of Hyderabad
Bolarum Branch, Secunderabad
55. State Bank of Hyderabad
Balanagar Branch, Hyderabad
56. State Bank of Hyderabad
P. G. Road Branch, Secunderabad
57. State Bank of Hyderabad
Kavadiguda Branch, Hyderabad
58. State Bank of Hyderabad
Shapuranager Branch, Hyderabad
59. State Bank of Hyderabad
Bharathnagar Branch, Hyderabad
60. State Bank of Hyderabad
Vikrampurai Branch, Secunderabad.
61. State Bank of Hyderabad
Regional Office, Region-III
200—Y, 3rd Block, 12th Main, 50th Cross,
Rajajinagar, Bangalore-560 010 (Karnataka)
62. State Bank of Hyderabad
Indira Nagar Branch,
303 A, 100 Feet Road Indira Nagar, 1st Stage,
Bangalore-560038 (Karnataka)
63. State Bank of Hyderabad
Austin Town Branch Akshaya Complex
Victoria Road, Bangalore-560047 (Karnataka)
64. State Bank of Hyderabad
Nagawarpalya Branch Opp. Chetan Theater
Nagawarpalya, C. V. Raman Nagar Post
Old Chennai Road
Bangalore-560093 (Karnataka)
65. State Bank of Hyderabad
Jayanagar Branch 568, 11th Main 38 Cross,
5th Block, Jayanagar
Bangalore-560 0141 (Karnataka)
66. State Bank of Hyderabad
Rajaji Nagar Branch
200—Y, 12th Main, 50th Cross, 3rd Block
Rajajinagar, Bangalore-560 010 (Karnataka)
67. State Bank of Hyderabad
Basaveshwar Branch,
448, 2nd Cross, 5th Main 3rd Block, 3rd Stage,
Basaveshwar Nagar, Bangalore-560 079
(Karnataka)

- 68. State Bank of Hyderabad**
Basavanagudi Branch
52/1, K. R. Road, Opp. Basavanagudi Police Station,
Basavanagudi, Bangalore-560 004 (Karnataka)
- 69. State Bank of Hyderabad**
Vijayanagar Branch
2934/E, 1st Main Club Road, Vijayanagar,
Bangalore-560 040 (Karnataka)
- 70. State Bank of Hyderabad**
Malleshwaram Branch
01, West Park Road, 7th Cross Malleshwaram,
Bangalore-560 003 (Karnataka)
- 71. State Bank of Hyderabad**
Airport Road Branch
01, Victor Mansion, Kodihalli,
Bangalore-560 008 (Karnataka)
- 72. State Bank of Hyderabad**
Service Branch
11/90, J. C. Road,
Bangalore-560 002 (Karnataka)
- 73. State Bank of Hyderabad**
Mysore Branch
139, Kalidasa Road, Jaya Luxmi Puram,
Bangalore-570 012 (Karnataka)
- 74. State Bank of Hyderabad**
Nandawadagi Branch
Nandawadagi-587125, Tq. Hungund.
Distt. Bagalkot, Via—Ikkal,
Bangalore-560 002 (Karnataka)
- 75. State Bank of Hyderabad**
Hospet Branch
15/142, Nehru Co Operative Colony,
Hospet—583203,
Distt.-Bellary (Karnataka)
- 76. State Bank of Hyderabad**
Belgaum Branch
Near R. P. D. Corner, Khanapur Road.
Tilakwadi, Belgaum-590006, Karnataka.
- 77. State Bank of Hyderabad**
Kharhgar Branch, Ekta Avenue,
Shop No. 5-8, Sector No. 12,
Near Gokhale High School
Kharhgar, New Mumbai-410210.
- 78. State Bank of Hyderabad**
882, Ground Floor, East Park Road,
Karol Bagh, New Delhi-110005
- 79. State Bank of Hyderabad**
J-13/4, Patel Market, Rajouri Garden,
New Delhi-110027.
- 80. State Bank of Hyderabad**
GA-11, Raheja Square, IMT Manesar,
Distt. Gurgaon, Haryana-122050
- 81. State Bank of Hyderabad**
Krishna Tower, Sector-12, Dwarka,
New Delhi-110075
- Andhra Bank**
1. Andhra Bank, Sai Plaza, E-9, H.I.G.,
 Opp. A. B. Road, Indore-452008.
 2. Andhra Bank, Bankers' Colony,
 Opposite All India Radio, Jubilee Circle,
 Bhuj-370001, Gujarat.
 3. Andhra Bank,
 G-2, Tiffany, Hiraniandani Estate,
 Ghodbunder Road,
 Thane (West)-400 607
 4. Andhra Bank,
 Neptune Co-operative Housing Society Ltd.,
 32, Thakur Village, Kandivili (East),
 Mumbai-400 101.
 5. Andhra Bank
 Nirual Complex, Navsari-396 445, Gujarat.
 6. Andhra Bank
 Patil Plaza, V.I.P. Road, I.T.A. Circle,
 Nanded-431 602, Maharashtra.
 7. Andhra Bank
 795, Near Maruti Mandir, Mazgaon Road,
 Ratnagiri-415 612, Maharashtra.
 8. Andhra Bank
 Shop No. 6, Lovely Home, Kurla-Kalina Road,
 Mumbai-400 029.
 9. Andhra Bank
 Toli Chawki X Road, Toli Chowki,
 Hyderabad
 10. Andhra Bank
 Plot No. 27, Phase-II, Near E. C. Nagar,
 IDA Charlapalli, Hyderabad-500 051
 11. Andhra Bank
 12-37, Raod No. 2, Sriramakrishnapuram,
 Hyderabad-500 051
 12. Andhra Bank
 Turkayamjal Sagar Road, Ranga Reddy District,
 Hyderabad-501 505
 13. Andhra Bank
 4-9-695, N. H. 9, Main Road, Hayathnagar,
 Hyderabad-501 505
 14. Andhra Bank
 1-172, Loyola Model School, Vanasthalipuram,
 Hyderabad-500 070
 15. Andhra Bank
 3-4-174/4/A, Radhakrishna Nagar, Ring Road,
 Attapur, Hyderabad-500 064.

16. Andhra Bank,
Yapral Branch,
3-124, J. J. Nagar, Secunderabad-500 087.
17. Andhra Bank,
Yapral Branch,
1-E.M.E. Centre Branch,
D. No. 36, Allenby Lanes,
J. J. Nagar Post, Secunderabad-500 087.
18. Andhra Bank,
Georgepet Branch,
Door No. 1-384, Near Neelima Talkies
Georgepet, Anantpur (A. P.)
19. Andhra Bank,
Makthal Branch,
Surender Reddy Complex,
Makthal-509 208 Mahaboobnagar Distt.

Union Bank of India

1. Union Bank of India,
Maurya Enclave Branch,
Sachdeva Public School Building,
FP Block, Maurya Enclave,
Pitam Pura, Delhi - 110 088.
2. Union Bank of India,
Anand Vihar Branch,
C-8, Anand Vihar,
Delhi-110 092.
3. Union Bank of India,
29, General Market,
Near Dhan Mandi,
Hanumangarh (Rajasthan.)
4. Union Bank of India,
Scheme No. 54 Branch,
GF- 26-27, Scheme No. 54,
Vijay Nagar, Indore-452010
5. Union Bank of India,
Narsing Bazar Branch,
31, 32, Narsing Bazar,
Indore - 452002.
6. Union Bank of India,
Sarai Branch,
Jhrahi Sarai Road,
At & Post: Sarai,
Tahsil.: Deosar,
Distt. Sidhi (M.P)
7. Union Bank of India,
Shivpur Branch,
S-I/35, Plot No. 59,
Raj Rajeshwari Nagar,
Varanasi - 221002.
8. Union Bank of India,
Brahaich Branch,
“Roop Bhavan”,
Digha Chauraha, Gonda Road,
Brahaich (U.P) - 271 801.
9. Union Bank of India,
D.A.V.School Branch,
Krishna Complex, Kohli Colony Chauraha,
Bithoria No. 01, Kusum Khera, Haldwani,
Uttranchal, Pin Code - 263139
10. Union Bank of India,
Nagar Nigam Branch,
9, New Patel Road,
Nagar Nigam Premises,
Dehradun, Uttranchal, Pin Code - 248001.
11. Union Bank of India,
Cheeka Branch,
Plot No. 9, Kaithal Road, Cheeka,
Distt. Kaithal (Haryana),
12. Union Bank of India,
Begusarai Branch,
Kapooristhan Chowk,
Marwari Bazar, Begusarai,
Bihar.
13. Union Bank of India,
Vimannagar Branch,
Shop No. 11,
Viman Prestige, Plot No. 87,
Vimannagar, Pune-411014.
14. Union Bank of India,
Mulund (East) Branch,
Sainath Apartment,
Near Tata Colony,
Navghar Road, Mulund (East)
Mumbai-400 081.
15. Union Bank of India,
Race Course Ring Road Branch,
Union Bank Bhawan,
Opp. Indoor Stadium,
Rajkot - 360 001..
16. Union Bank of India,
Yelahanka Branch,
Y.V.K. Complex, No. 249,
Sector A, 1 st Phase,
Yelahanka New Town,
Bangalore North,
Bangalore - 560 064
17. Union Bank of India,
Ugarkhurd Branch,
Opp. Ugar Sugar Works,
Ugarkhurd , Athani - Taluq,
District - Belgaum, Pin Code - 591316
18. Union Bank of India
Dr. A.S.Rao Nagar Branch
Prasanna Heights, D.No. 19-64
Ground Floor, Vrundavan Colony,
Dr.A.S.Rao Nagar,
Hyderabad - 500 062

19. Union Bank of India,
Labbipet Branch,
D.No.39-9-2/2, Ground Floor,
Sri Venkateswara Swamy Temple St.
Labbipet, Vijayawada-520 010.
Distt. -Krishna (Andhra Pradesh)
20. Union Bank of India,
Karamana Branch,
Chakrath Towers,
Thiruvananthapuram,
Pin Code 696 002 - Kerala
21. Union Bank of India,
Karunagapally Branch,
KP IX/03, Azhar Towers,
Lalaji Junction, P.O. Karunagapally
Pin Code 690518 Kerala.
22. Union Bank of India,
Mallappally Branch,
Mepurathu Building,
Door No. 11/297,
Mallappally, Distt. : Pathanamthitta,
Pin Code 689586 Kerala.
23. Union Bank of India,
Saket Branch,
J-292, Saket,
New Delhi-110017
24. Union Bank of India,
Assets Recovery Branch,
14/15-F,
Connaught Place,
New Delhi-110001
25. Union Bank of India,
Gandhinagar Branch,
Pur Road, Near Harsh Palace,
Bhilwara-31 1001.
26. Union Bank of India,
Baddi, Branch,
Shop No.5-6,
Fozy Complex Sai Road,
Baddi, Dist. Solan,
Himachal Pradesh.
27. Union Bank of India,
Mango Branch,
New Purulia Road,
Opp. Gandhi Maidan,
P.O. Azad Nagar,
Mango, Jamshedpur - 832110
28. Union Bank of India,
Service Branch, Ranchi,
Shaheed Chowk,
Kuthcery Road,
Ranchi : Pin-834001(Jharkhand)
29. Union Bank of India,
Manewada Branch,
Plot No.8, Velekar Nagar,
Manewada Cement Road
Nagpur - 440027
30. Union Bank of India,
Jaripatka Branch,
Padam Gyaan, 328,
Choudhari Chowk ,
Jaripatka, Nagpur-440014.
31. Union Bank of India,
Hingoli Branch,
Gaurav Plaza,
Post Office Rd.,
Opp.Bhartiya Vidya Mandir,
Hingoli - 43 1513.
32. Union Bank of India,
Tezpur Branch,
A.C. Plaza, 1st Floor,
Main Road, Tezpur,
Post - Tezpur, Dist.-Sonitpur,
Assam-784001.
33. Union Bank of India,
Khargar Branch,
Tiara Shopping Complex,
Haware Constructions Pvt. Ltd.,
Plot No.184, Sector - 13,
Navi Mumbai - 410 210
34. Union Bank of India
Powai Branch,
Hiranandani Garden,
Delphi Orchard Avenue,
Hiranandani Business Park, Powai,
Mumbai - 400 076
35. Union Bank of India,
Sikar Branch,
Ashok Vihar, Rani Sati Road,
Sikar - 332001
36. Union Bank of India,
Khargone Branch,
Near Hotel Shrikasturi,
Radhavallabh Market,
Khargone - 454001 (M.P.)
37. Union Bank of India,
Kusmi Branch,
Old Block Office,
At & Post - Kusmi,
Tehsil - Kusmi, Dist. Sidhi,
Madhya Pradesh.
38. Union Bank of India
Rajnandgaon Branch,
Ramadhin Marg Ward,
Rajnandgaon - 491441.

39. Union Bank of India,
Kolar Road Branch,
30, Saryu Parisar,
Mandakini Society,
Kolar Main Road.,
Bhopal (M.P.) 462042
40. Union Bank of India,
Service Branch, Bhopal,
Union Bank Bhavan,
1513/1/I, Arera Hills,
Bhopal (M.P.) 462011
41. Union Bank of India,
Korale Branch,
Shop No. 243/8/9/10,
Siddheshwar Gram Sachivalaya,
At & Post Korale (BK),
Taluka - Baramati, Dist.-Pune,
Maharashtra - 413 103
42. Union Bank of India,
Manchar Branch,
Shop No.1 ,2,3, Punam Complex,
Pimpalgaon Phata,
Pune Nasik Highway Manchar,
Taluka - Ambegaon, Dist.-Pune,
Maharashtra - 410503
43. Union Bank of India,
Pashan Branch,
Survey No.129.
Mont Vert Marc Pashan Sus Road,
Pashan,
Pune - 411 0021
44. Union Bank of India,
Sangavi Branch.
Survey No.69. Main Road,
Narsinha Chowk,
Sangavi, Pune - 411027
45. Union Bank of India,
Bodakdev Branch,
UG-6, Galex Complex,
Near Hotel Grand Bhagwati,
Ahmedabad - 54.
46. Union Bank of India,
Uttarsanda Branch,
Near Shreeji Ice Cream,
Main Road,
Uttarsanda-3873 70,
Distt.-Kheda.
47. Union Bank of India,
Visnagar Branch,
Patel Darwaja Complex,
Three Gates, Station Road,
Distt.-Mehsana,
Visnagar-384315.
48. Union Bank of India.,
Modasa Branch,
Pushpak Complex,
5, Shyamnagar, Opposite IIT,
Malpur Road,
Distt. Sabarkantha,
Modasa - 383315.
- Punjab National Bank**
1. Punjab National Bank,
Branch Office : Rohru,
Distt. Shimla [H.P.], Pincode-171207
 2. Punjab National Bank,
Branch Office : Kala Amb,
Distt. Sirmour [H.P.], Pincode-173030
 3. Punjab National Bank,
RCC Shimla,
Distt. Shimla [H.P.], Pincode-171001
 4. Punjab National Bank,
Branch : Roja Yacoobpur,
District : Gautam Budh Nagar, Uttar Pradesh
 5. Punjab National Bank,
Kadambazhipuram-Main Road-678633
Distt. Palakkad (Palghat) Kerala
 6. Punjab National Bank
Cheplacherry, V. & V Building-679503
Distt. Palakkad (Palghat) Kerala
 7. Punjab National Bank,
G. B. Road, K M S Building,
Palakkad (Palghat) 678014, Kerala
 8. Punjab National Bank,
Mundur, 1st Floor Sumi Building-678592
Distt. Palakkad (Palghat) Kerala
 9. Punjab National Bank,
Priyadarshini Road, ASR Plaza
Palakkad (Palghat) 678001, Kerala
 10. Punjab National Bank,
Chandenagar, Ram Arcade, Opp. Bharat Mata
High School-Chandernagar
Palakkad (Palghat) 678007, Kerala
 11. Punjab National Bank
(Dist. No. 4509)
B. O. Mira Road, Mumbai
18-23 Green View Building
Shanti Park, Opp. Shagun Hotel,
Thane-401107 (Maharashtra)
 12. Punjab National Bank,
B. O. Kharghar (Dist. No. 4510)
Shop No. 6, ARM Enclave Building,
Plot No. 11, Sector 7,
New Mumbai-410210 (Maharashtra)

13. Punjab National Bank,
B.O.-Sepon Chakalia, P.O.-Chakalia, A. R. Road,
Dist-Dibrugarh, Assam, Pin -785673.
14. Punjab National Bank,
B.O.-Shillong, Police Bazer, P.O.- Shillong,
Dist-East Khasi Hills, Meghalaya, Pin - 793001.
15. Punjab National Bank,
B. O.-Kynton, Nongkesh, P.O.-Shillong,
Dist-East Khasi Hills, Meghalays, Pin-793005.
16. Punjab National Bank.
B.O.-Mawryng Kneng,
Vill+P.O.-Mawryng Kneng
Dist.-East Khasi Hills, Meghalaya. Pin., 793021.
17. Punjab National Bank,
B.O.-Mahavir Marker, 24, Mahavir Market,
Fancy Bazar, P.O.-Guwahati, Dist. Kamrup,
Assam, Pin-781101.
18. Punjab National Bank,
B.O.-Dimapur, Madziphema Block, G.S. Road,
P.O.+Dist. Dimapur, Nagaland. Pin.797112.
19. Punjab National Bank,
Babil Complex Palace Road, Mankave
Calicut (Kerala), Pin-673007.
20. Punjab National Bank,
1st Floor, Sothern Trade Tower
Francis Road Junction
Pallikandy, Calicut (Kerala), Pin-673002.
21. Punjab National Bank.
Shree Kailas Building, Opp. Bus Stand
PO. Perambra (Kerala), Pin-673525.
22. Punjab National Bank,
Main Road, Mavoor
Distt. Calicut (Kerala), Pin-673661.
23. Punjab National Bank,
Edavannappara, PO. Cheruvayoor, Vazhakkad
Distt. Malappuram (Kerala), Pin-673645.
24. Punjab National Bank,
P.B. No. 6, Noornal Building, Chungam
Sulthan Bathery (Kerala), Pin-673592.
25. Punjab National Bank,
P.B. No. 41, Hilal Building
Kottacherry Main Road
Kanhagad (Kerala), Pin-671315.
26. Punjab National Bank,
P.B. No.2, Bhaskar Building
Door No. RKP 2/631-G
Ramanattukra (Kerala), Pin-673633.
27. Punjab National Bank.
Tip Top Complex
Main Road, Kottakkal (Kerala), Pin-676503.
28. Punjab National Bank,
P.B. No. 52, 1st Floor
Shobha Shopping Centre, Aswin Nagar
Karanthakad, NH-17, Kasargod (Kerala),
Pin-671121.
29. Punjab National Bank,
P.B. No. 30, Kuthrat Towers
Court Road, Manjeri (Kerala), Pin-676121.
30. Punjab National Bank,
P.B. No. 3, Pandikkad Road, Wandoor (Kerala)
Pin-679328.
31. Punjab National Bank,
AM Building, Hospital Road
Nilambur (Kerala), Pin-679329.
32. Punjab National Bank,
Near Old Bus Stand, Irity (Kerala)
Pin-670703.
33. Punjab National Bank,
Kaivelikkara Building, Kayanna Bazar
PO. Perambra (Kerala). Pin-673525.
34. Punjab National Bank,
P.B. No. 3, KPW V/417 K, 1st Floor
Alakkandi Shopping Centre
Main Road, Kuthuparamba (Kerala),
Pin-670643.

**Vijaya Bank
Head Office**

Official Language Division, Bangalore

1. Vijaya Bank,
Moore Street-3002 (M)
P.B. No. 2004, No. 144, Moore Street
Chennai, Tamilnadu, Pin Code-600001
2. Vijaya Bank,
Conoor-3003 (S), P.B. No. 20, 218, C. D. Chambers
Mount Road, Pin Code-643102
3. Vijaya Bank,
Madurai-3007 (U)
76, WAM Street, Madurai, P. B. No. 102
Tamilnadu State, Pin Code-625001
4. Vijaya Bank.
Mount Road-3008(M), P.B. No. 360
168, Mount Road, Chennai
Tamilnadu, Pin Code-600002
5. Vijaya Bank,
Udagamandalam-3009 (S), P.B. No. 3
Commercial Street
Udagamandalam, Nilgiri Dist., Tamilnadu
Pin Code-643001
6. Vijaya Bank,
Pollachi-3011 (S), Nallappa Theatre Complex
84, Coimbatore Road, Pollachi, Tamilnadu
Pin Code-642001

7. Vijaya Bank,
Saidapet-3012 (M), P.B. No. 1065
192, Mount Road, Saidapet,
Chennai, Tamilnadu, Pin Code-600015.
8. Vijaya Bank,
Truchirappalli-3014 (U), No. 74/A, Salai Road,
Tiruchirappalli, Tamilnadu State, Pin code-620018.
9. Vijaya Bank
Tuticorin-3016 (U), Kartik Building,
23-C, WGC Road, Tuticorin,
Tamilnadu State, Pin Code-628002.
10. Vijaya Bank,
T. Nagar-3017 (M), P. B. No. 1437,
71, G. N. Chetty Road, T. Nagar, Chennai,
Tamilnadu, Pin code-600017.
11. Vijaya Bank,
P. N. Patti-3023 (R), Salem Main Road,
Karumalai Kudal, Mettur Dam-2,
P.N. Patti, Tamilnadu, Pin Code-636402.
12. Vijaya Bank,
Vadapalani-3024 (M), P.B. No. 2277,
189/1, Arcot Road, Vadapalani
Chennai, Tamilnadu, Pin Code-600026.
13. Vijaya Bank,
Ramnaikenpet-3025 (R), Ramnaikenpet
Via Ambalpur, Vaniambadhi Taluk,
Vellore Distt. Tamilnadu, Pin Code-635801.
14. Vijaya Bank,
Mailapur-3026 (M), No. 12, Sannidhi Street,
Mailapur, Chennai, Tamilnadu, Pin Code-600004.
15. Vijaya Bank
Tanjovore-3028 (U), No. 1858, South Main Road,
Tanjavore, Tamilnadu State, Pin Code-613009.
16. Vijaya Bank,
Nagarkoil-3032 (U), DDJ Centre,
Opp. Vadseri Bus Stand, Nagarkoil,
Tamilnadu, Pin Code-629001.
17. Vijaya Bank,
Namakkal-3033 (S),
Ram Building, 145, Tiruchi Road, Namakkal,
Tamilnadu State, Pin Code-637002.
18. Vijaya Bank,
Saibaba Colony-3040 (U),
549, ANSR Road, Ward No. 64, Saibaba Colony,
Coimbatore, Tamilnadu, Pin Code-641011.
19. Vijaya Bank,
SSI, Coimbatore-3041 (U), 490, Avinasi Road,
Peelmedu, Coimbatore, Tamilnadu State,
Pin Code-641004.
20. Vijaya Bank,
IFB, Chennai-3042 (M), 182, Ankoor Manor,
Poonamalai High Road, Kilpauk, Chennai,
Tamilnadu, Pin Code-600010.
21. Vijaya Bank,
ARMB, Chennai-3043 (M), 182, Ankoor Manor,
Poonamalai High Road, Killpauk, Chennai,
Tamilnadu, Pin Code-600010.
22. Vijaya Bank,
Meenambakam-3046 (R), 19, GST Road,
Meenambakam, Chennai, Tamilnadu State,
Pin Code-600027.
23. Vijaya Bank,
Madurai-3047 (M), HIG 55, 80 Feet Road,
Ward-8, Anna Nagar-North Town Madurai,
Tamilnadu, Pin Code-625020.
24. Vijaya Bank
Ashok Nagar, Chennai-3048 (M), Flat A,
Plot No. B-145, 10th Avenue, Ashok Nagar,
Chennai, Pin Code-600083.
25. Vijaya Bank,
Mugappyre (W), Chennai-3050, No. 30,
Vellalar Street, VGP Panneer Nagar,
Mugappyre (W), Chennai,
Pin Code-600037.
26. Vijaya Bank,
Tambaram, Chennai-3051 (U), No. 8,
Shivashnamugam Street, Tambaram (W),
Chennai, Pin Code-600045.
27. Vijaya Bank,
Tiruchengod (SSI)-3054, MKP Complex,
West Car Street, Tiruchengod, Namakkal Distt.
Tamilnadu, Pin Code-637211.
28. Vijaya Bank,
Port Blair-6032 (S), P. B. No. 7,
Abardeen Bazar, Port Blair,
Andaman & Nicobar, Pin Code-744101.
- IFCI Limited**
1. IFCI Limited,
Kolkata Regional Office, Chatterjee
International Centre, 3rd Floor, 33-A,
Jawaharlal Nehru Road, P.B. No. 2905,
Kolkata, Pin-700071.
2. IFCI Limited,
Chennai Regional Office, Continental
Chambers, 142, Mahatama Gandhi Road,
Nungambakkam, P.B. No. 3318,
Chennai, Pin-600034.
3. IFCI Limited,
Guwahati Office, Christian Basti,
Guwahati-Shillong Road, Guwahati,
Pin-781 005.
- State Bank of Travancore**
1. State Bank of Travancore,
Zonal Office Post Box No. 1115, Padinjarekkara
Chambers, Kottayam, Kerala State-686 002.

National Insurance Company Limited

1. National Insurance Company Limited, Kolkata Regional Office-I, 8, India Exchange Place, Kolkata-700001.
2. National Insurance Company Limited, Kolkata Divisional Office-I, 6, Lions Range, Kolkata-700001.
3. National Insurance Company Limited, Kolkata Divisional Office-II, 6, Lions Range, Kolkata-700001.
4. National Insurance Company Limited, Kolkata Divisional Office-IV, 5, Netaji Subhash Road, Kolkata-700001.
5. National Insurance Company Limited, Kolkata Divisional Office-VI, Gilender House, Block C-I/1, First Floor, 8, Netaji Subhash Road, Kolkata-700001.
6. National Insurance Company Limited, Kolkata Divisional Office-VII, Chartered Bank Building, 1, India Exchange Place, Kolkata-700001.
7. National Insurance Company Limited, Kolkata Divisional Office-XI, 19, R. N. Mukherji Road, Kolkata-700001.
8. National Insurance Company Limited, Kolkata Divisional Office-XII, 5, Netaji Subhash Road, Kolkata-700001.
9. National Insurance Company Limited, Kolkata Divisional Office-XIII, 24, Chirantan Avenue, Third Floor, Kolkata-700001.
10. National Insurance Company Limited, Kolkata Divisional Office-XVI, 7, Council House Street, Kolkata-700001.
11. National Insurance Company Limited, Breborn Road Branch, 27, Breborn Road, Fourth Floor, Kolkata-700001.

Small Industries Development Bank of India

1. Small Industries Development Bank of India, Kolkata Zonal Office 11, Dr. U.N. Brahmachari Street, (8th Floor), Opp. La Martiniere Girls' School Kolkata-700017
2. Small Industries Development Bank of India, Kolkata Branch Office 11, Dr. U.N. Brahmachari Street, 8th Floor, Opp. La Martiniere Girls' School, Kolkata-700017
3. Small Industries Development Bank of India, Noida Branch Office, C-60, Sector 2, Noida-201301 (UP)

National Housing Bank

1. National Housing Bank, Representative Office 1st Floor, RBI (Main Office Bldg.) 6-1-56 Secretariat Road Saifabad, Hyderabad

स्वास्थ्य और परिवार कल्याण मंत्रालय

(स्वास्थ्य विभाग)

नई दिल्ली, 28 मार्च, 2007

का. आ. 950.—केन्द्र सरकार ने भारतीय आयुर्विज्ञान परिषद् अधिनियम, 1956 (1956 का 102) की धारा 3 की उपधारा (1) के खण्ड (ग) के उपबंध के अनुसरण में हमाचल प्रदेश के पंजीकृत चिकित्सा स्नातक निर्वाचन क्षेत्र में निर्वाचन करवाया है जहां से डा. अश्विनी कुमार सूद, सहायक प्रोफेसर, बाल चिकित्सा, आई जी एम सी, शिमला को इस अधिसूचना के जारी होने की तारीख से भारतीय आयुर्विज्ञान परिषद् के एक सदस्य के रूप में सर्वसम्मति से निर्वाचित किया गया है।

अतः अब, उक्त अधिनियम की धारा 3 की उपधारा (1) के उपबंध के अनुसरण में, केन्द्र सरकार एतद्वारा भारत सरकार के तत्कालीन स्वास्थ्य मंत्रालय की दिनांक 9 जनवरी, 1960 की अधिसूचना संख्या का.आ. 138 में निम्नलिखित और संशोधन करती है अर्थात् :-

उक्त अधिसूचना में “धारा 3 की उपधारा (1) के खण्ड (ग) के अधीन निर्वाचित” शीर्षक के अंतर्गत क्रम संख्या 15 के बाद निम्नलिखित प्रविष्टियां प्रतिस्थापित की जाएंगी अर्थात्:-

“16. डा. अश्विनी कुमार सूद
सहायक प्रोफेसर, बाल चिकित्सा
आई जी एम सी, शिमला”

[सं. वी.-11013/3/2007-एम ई (नीति-1)]

टी. जे. एस. चावला, अवर सचिव

**MINISTRY OF HEALTH AND FAMILY WELFARE
(Department of Health)**

New Delhi, the 28th March, 2007

S.O. 950.—Whereas the Central Government in pursuance of clause (c) of sub-section (1) of Section 3 of the Indian Medical Council Act, 1956 (102 of 1956) has conducted the election from the Registered Medical Graduate Constituency of Himachal Pradesh where from Dr. Ashwani Kumar Sood, Assistant Professor of Pediatrics, IGMC, Shimla has been elected unopposed to be a member of the Medical Council of India with effect from the date of issue of this notification.

Now, therefore, in pursuance of the provision of sub-section (1) of section 3 of the said Act, the Central Government hereby makes the following further amendment in the Notification of the Government of India in the then Ministry of Health number S.O. 138, dated the 9th January, 1960, namely:—

In the said Notification, under the heading, "Elected under clause (c) of sub section (1) of section 3", after serial number 15, the following entries shall be added, namely:—

"16 Dr. Ashwani Kumar Sood,
Assistant Professor of Pediatrics,
IGMC, Shimla"

[No. V-11013/3/2007-ME (Policy-I)]

T.J.S. CHAWALA, Under Secy.

नई दिल्ली, 28 मार्च, 2007

का. आ. 951—भारतीय आयुर्विज्ञान परिषद् अधिनियम, 1956 (1956 का 102) की धारा 3 की उपधारा (1) (ख) के उपबंध के अनुसरण में डा. एल. सी. शर्मा, प्रोफेसर, नेफ्रोलॉजी, कायचिकित्सा संकाय, एस एम एस मेडिकल कालेज, जयपुर, काय चिकित्सा संकाय सदस्य राजस्थान यूनिवर्सिटी आफ हैल्थ साइंसेज, जयपुर को इस अधिसूचना के जारी होने की तारीख से पांच वर्षों की अवधि के लिए राजस्थान यूनिवर्सिटी आफ हैल्थ साइंसेज के प्रबंधन बोर्ड (सीनेट/कोर्ट के समकक्ष) द्वारा भारतीय आयुर्विज्ञान परिषद् के एक सदस्य के रूप में निर्वाचित किया गया है।

अतः अब, उक्त अधिनियम की धारा 3 की उपधारा (1) के उपबंध के अनुसरण में, केन्द्र सरकार एतद्वारा भारत सरकार के तत्कालीन स्वास्थ्य मंत्रालय की दिनांक 9 जनवरी, 1960 की अधिसूचना संख्या का.आ. 138 में निम्नलिखित और संशोधन करती है अर्थात् :—

उक्त अधिसूचना में "धारा 3 की उपधारा (1) के खण्ड (ख) के अधीन निर्वाचित" शीर्षक के अंतर्गत क्रम संख्या 82 के बाद निम्नलिखित प्रविष्टियां शामिल की जाएंगी अर्थात्:—

"83. डा. एल. सी. शर्मा,
प्रोफेसर, नेफ्रोलॉजी,
काय चिकित्सा के संकाय,
एस एम एस मेडिकल कालेज,
जयपुर, राजस्थान यूनिवर्सिटी
आफ हैल्थ साइंसेज"

[सं. वी.-11013/1/2007-एम ई (नीति-1)]

टी. जे. एस. चावला, अवर सचिव

New Delhi, the 28th March, 2007

S.O. 951—Whereas in pursuance of the provision of sub-section (1) (b) of section 3 of the Indian Medical Council Act, 1956 (102 of 1956) of Dr. L.C. Sharma, Professor of Nephrology, Faculty of Medicine, SMS Medical College, Jaipur member of the faculty of Medicine, Rajasthan University of Health Sciences, Jaipur has been elected by the Board of Management of the Rajasthan University of

Health Sciences (equivalent to Senate/Court) to be a member of the Medical council of India for five years with effect from date of issue of this notification.

Now, therefore, in pursuance of the provision of sub-section (1) of section 3 of the said Act, the Central Government hereby makes the following further amendment in the Notification of the Government of India in the then Ministry of Health number S.O. 138, dated the 9th January, 1960, namely:—

In the said Notification, under the heading, "Elected under clause (b) of sub section (1) of section 3", after serial number 82, the following entries shall be added, namely:—

"83. Dr. L.C. Sharma,
Professor of Nephrology
Faculty of Medicine
SMS Medical College Jaipur
Rajasthan University
of Health Sciences"

[No. V-11013/1/2007-ME (P-I)]

T.J.S. CHAWALA, Under Secy.

(दंत चिकित्सा शिक्षा अनुभाग)

नई दिल्ली, 3 अप्रैल, 2007

का. आ. 952—केन्द्रीय सरकार दंत चिकित्सक अधिनियम, 1948 (1948 का 16) की धारा 10 की उपधारा (2) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए भारतीय दंत चिकित्सा परिषद् से परामर्श करके उक्त अधिनियम की अनुसूची के भाग-1 में एतद्वारा निम्नलिखित संशोधन करती है; अर्थात्:—

2. एन टी आर यूनिवर्सिटी आफ हैल्थ साइंसेज, विजयवाड़ा, आंध्र प्रदेश के संबंध में दंत चिकित्सक अधिनियम, 1948 (1948 का 16) की अनुसूची के भाग-I क्रम सं. 50 के सामने स्तंभ 2 तथा 3 के मौजूदा प्रविष्टियों में निम्नलिखित प्रविष्टियां अंतःस्थापित की जाएंगी:—

VI	ममता मेडिकल कालेज, खम्मम, बैचलर आफ डेंटल सर्जरी, (यदि 29-5-2006 को अथवा उसके बाद प्रदान की गई हो)	बी डी एस एन टी आर यूनिवर्सिटी आफ हैल्थ साइंसेज, विजयवाड़ा, आंध्र प्रदेश
VII	कामिनेनी इंस्टीट्यूट आफ डेंटल साइंसेज, नरकेटपल्ली बैचलर आफ डेंटल सर्जरी (यदि 28-5-2006 को अथवा उसके बाद प्रदान की गई हो)	बी डी एस एन टी आर यूनिवर्सिटी आफ हैल्थ साइंसेज, विजयवाड़ा, आंध्र प्रदेश
VIII	विष्णु डेंटल कालेज, भीमवरम बैचलर आफ डेंटल सर्जरी, (यदि 9-1-2006 को अथवा उसके बाद प्रदान की गई हो)	बी डी एस एन टी आर यूनिवर्सिटी आफ हैल्थ साइंसेज, विजयवाड़ा, आंध्र प्रदेश"

[सं. वी.-12017/21/2002-पी एम एस (डी ई)]

राज सिंह, अवर सचिव

(Dental Education Section)

New Delhi, the 3rd April, 2007

S.O. 952—In exercise of the powers conferred by sub-section (2) of section 10 of the Dentists Act, 1948 (16 of 1948), the Central Government, after consultation with Dental Council of India, hereby makes the following amendments in Part-I of the Schedule to the said Act, namely:—

2. Under the existing entries of column 2 & 3 against Serial No. 50, in Part-I of the Schedule to the Dentists Act, 1948 (16 of 1948) pertaining to N.T.R. University of Health Sciences, Vijayawada, A.P., the following entries shall be inserted thereunder:—

VI. Mamta Dental College,
Khammam Bachelor of Dental
Surgery, (when granted on
or after 29-5-2006)

BDS. N.T.R.
University of
Health Sciences,
Vijayawada. A.P.

VII. Kamineni Institute of Dental
Sciences, Narketpally,
Bachelor of Dental surgery,
(when granted on or
after 28-5-2006)

BDS. N.T.R.
University of
Health Sciences,
Vijayawada. A.P.

VIII. Vishnu Dental College,
Bhimvaram
Bachelor of Dental surgery,
(when granted on or
after 9-1-2006)

BDS. N.T.R.
University of
Health Sciences,
Vijayawada.
A.P.

[No. V-12017/21/2002-PMS(DE)]

RAJ SINGH, Under Secy.

नई दिल्ली, 3 अप्रैल, 2007

का. आ. 953—केन्द्रीय सरकार दंत चिकित्सक अधिनियम, 1948 (1948 का 16) की धारा 10 की उपधारा (2) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए भारतीय दन्त चिकित्सा परिषद से परामर्श करके उक्त अधिनियम की अनुसूची के भाग 1 में एतद्वारा निम्नलिखित संशोधन करती है; अर्थात्:

2. एम जे पी रोहिलखण्ड विश्वविद्यालय, बरेली, उत्तर प्रदेश के संबंध में दंत चिकित्सक अधिनियम, 1948 (1948 का 16) की अनुसूची के भाग-1 में कम सं. 61 के सामने स्तंभ 2 तथा 3 के मौजूदा प्रविष्टियों के अधीन निम्नलिखित प्रविष्टियाँ रखी जाएँगी:—

II इन्स्टीट्यूट ऑफ डेंटल साइंसेज,
बरेली, उत्तर प्रदेश।

(i) दन्त शल्य दिक्कित्सा में स्नातक
(यदि 1-10-2006 को अथवा
उसके बाद प्रदान की गई हो)

बी डी एम जे पी
रोहिलखण्ड
विश्वविद्यालय, बरेली,
उत्तर प्रदेश।

[सं. बी.-12017/49/99-पी एम एस (डी ई)]

राज सिंह, अवर सचिव

New Dehi, the 3rd April, 2007

S.O. 953—In exercise of the powers conferred by sub-section (2) of section 10 of the Dentists Act, 1948 (16 of 1948), the Central Government, after consultation with Dental Council of India, hereby makes the following amendments in Part-I of the Schedule to the said Act, namely:—

2. Under the existing entries of colum 2 & 3 against Serial No. 61, in Part-I of the Schedule to the Dentists Act, 1948 (16 of 1948) pertaining to MJP Rohilkhand University, Bareilly, U.P., the following entries shall be inserted thereunder:—

II Institute of Dental Sciences,
Bareilly, Uttar Pradesh BDS, MJP
Rohilkhand

(i) Bachelor of Dental Surgery University,
(If granted on or after 1-10-2006) Bareilly, U.P."

[No. V-12017/49/99-PMS (DE)]

RAJ SINGH, Under Secy.

पेट्रोलियम और प्राकृतिक गैस मंत्रालय

नई दिल्ली, 2 अप्रैल, 2007

का. आ. 954—केन्द्रीय सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि मध्य प्रदेश में मांगल्या (इन्दौर) संस्थापन से हरियाणा राज्य में पियाला तथा दिल्ली राष्ट्रीय राजधानी क्षेत्र में विज्ञापन तक पेट्रोलियम उत्पादों के परिवहन के लिए भारत पेट्रोलियम कार्पोरेशन लिमिटेड द्वारा एक विस्तार पाइपलाइन बिछाई जानी चाहिए;

और केन्द्रीय सरकार को ऐसी पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि ऐसी भूमि में, जो इससे उपायरु अनुसूची में वर्णित है, जिसमें उक्त पाइपलाइन बिछाए जाने का प्रायान्त्र है, उपयोग के अधिकार का अर्जन किया जाए;

अतः अब, केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 51) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए उस भूमि में उपयोग के अधिकार का अर्जन करने के अपने ग्राम्य की धोषणा करती है;

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस नागरिक से जिसको इस अधिसूचना से युक्त भारत के राजपत्र की प्रतिक्रिया माध्यराण जनता को उपलब्ध करा दी जाती है, इक्कीस दिन के भीतर भूमि के नीचे पाइपलाइन बिछाए जाने के लिए उसमें उपयोग के अधिकार के अर्जन के सम्बन्ध में श्री दीपक नन्दी, सक्षम प्राधि कार्यालय, मुम्बई-मांगल्या पाइपलाइन विस्तार परियोजना, भारत पेट्रोलियम कार्पोरेशन लिमिटेड, 1-सी, बाल मंदिर कॉलोनी, होटल पिंक पैलेस के पास, सवाई माधोपुर-322001 (राजस्थान) को लिखित रूप में अक्षय भेज सकेगा।

तहसील: हिंडौन	अनुसूची	जिला: करौली	राज्य: राजस्थान
क्र. सं.	ग्राम का नाम	सर्वे नंबर	फैफरफल हेक्टर में
1	2	3	4
1.	सनेट	887	0.0400
		886	0.0140
		1035	0.0100
		1026	0.0371
		1028	0.0089
		1058	0.2100
		1057	0.1000
2.	हिंडौन	4957	0.0200
		4947	0.0050
		7529	0.0050
		4656	0.0360
		4946	0.1000
		9118	0.0468

[फा. सं. आर-31015/94/2004-ओआर-II]
ए: गोस्वामी, अधर सचिव

New Delhi, the 2nd April, 2007

S.O. 954—Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of petroleum products from Manglyा (Indore) terminal in the State of Madhya Pradesh, an extension pipeline to Piyala in the State of Haryana and Bijwasan in the NCT of Delhi should be laid by Bharat Petroleum Corporation Limited;

And whereas it appears to the Central Government that for the purpose of laying such pipeline it is necessary to acquire the right of user in land under which the said pipeline is proposed to be laid and which is described in the Scheduled annexed hereto;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person, interested in the land described in the said Schedule may within twenty one days from the date on which copies of the Gazette of India containing this notification are made available to the public, object in writing to the acquisition of the right of user therein for laying of the pipeline under the land to Shri Deepak Nandi, Competent Authority, Mumbai-Manglyा Pipeline Extension Project, Bharat Petroleum Corporation Limited, 1-C, Mandir

Colony, Near Hotel Pink Palace, Sawai Madhopur-322001 (Rajasthan).

SCHEDULE

Tehsil : Hindaun District : Karauli State : Rajasthan

S. No.	Name of Village	Survey No.	Area in Hectare
1	2	3	4
1.	Sanet	887	0.0400
		886	0.0140
		1035	0.0100
		1026	0.0371
		1028	0.0089
		1058	0.2100
		1057	0.1000
2.	Hindaun	4957	0.0200
		4947	0.0050
		7529	0.0050
		4656	0.0360
		4946	0.1000
		9118	0.0468

[F. No. R.-31015/94/2004-OR-II]

A. GOSWAMI, Under Secy.

नई दिल्ली, 2 अप्रैल, 2007

का. आ. 955—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की तपाक्षा (1) के अधीन जारी की गई भारत सरकार के पेट्रोलियम और अक्षयक गैस मंशालय की अधिसूचना संख्या का.आ. 929 तारीख 2 मार्च, 2005, जो भारत के राजपत्र तारीख 12 मार्च, 2005 में प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलग्न अनुसूची में विलिंग्ड्ज पुनि में प्रध्य प्रदेश राज्य में मांगल्या (इंदौर) हांस्यालय से हरियाणा राज्य में पिपला तथा विस्तरी गढ़ीय राजधानी क्षेत्र में बिजवालन तक पेट्रोलियम उत्पादों के परिस्थिति के लिए मुंबई-मार्गित्या पाइपलाइन विस्तार परियोजना के माध्यम से भारत पेट्रोलियम कारपोरेशन लिमिटेड द्वारा एक विस्तार पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन के अपने आशय की घोषणा की थी;

और उक्त राजपत्र अधिसूचना की ग्रातारी जनता को तारीख 26 मई, 2005 को उपलब्ध करा दी गई थी;

और सक्षम प्रधिकारी ने, उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन, केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और केन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात् और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिए अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाता है;

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निदेश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख को केन्द्रीय सरकार में निहित होने की बजाए, सभी विल्लंगमों से मुक्त, भारत पेट्रोलियम कारपोरेशन लिमिटेड में निहित होगा।

अनुसूची

तहसील: हिंडौन	जिला: करोली	राज्य: राजस्थान	
क्र. सं.	ग्राम का नाम	सर्वे नंबर	क्षेत्रफल हैक्टेयर में
1	2	3	4
1.	हिंडौन	4647/9927	0-0648

[फा. सं. आर-31015/94/2004-ओआर-II]

ए. गोस्वामी, अवर सचिव

New Delhi, the 2nd April, 2007

S.O. 955—Whereas by notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 929, dated the 2nd March, 2005, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (hereinafter referred to as the said Act) published in the Gazette of India dated the 12th March, 2005, the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to that notification for the purpose of laying an extension pipeline for transportation of Petroleum products through Mumbi-Manglyा Pipeline Extension Project from Manglyा (Indore) terminal in the State of Madhya Pradesh, to Piyala in the State of Haryana and Bijwasan in the NCT of Delhi by Bharat Petroleum Corporation Limited;

And whereas the copies of the said Gazette notification were made available to the public on the 26th May, 2005;

And whereas the competent authority has, under sub-section (1) of Section 6 of the said Act, submitted report to the Central Government;

And whereas the Central Government, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the land, specified in the Schedule, appended to this notification, is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date of the publication of this declaration, in Bharat Petroleum Corporation Limited, free from all encumbrances.

SCHEDULE

Tehsil : Hindaun	District : Karauli	State : Rajasthan	
S. No.	Name of Village	Survey No.	Area in Hectare
1	2	3	4
1.	Hindaun	4647/9927	0-0648

[F. No. R-31015/94/2004-OR-II]

A. GOSWAMI, Under Secy.
नई दिल्ली, 2 अप्रैल, 2007

का. आ. 956—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम 1962 (1962 का 50), (जिसे इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का.आ. 4477, तारीख 24 नवम्बर, 2006 जो भारत के राजपत्र तारीख 25 नवम्बर, 2006 में प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में मध्य प्रदेश राज्य में मांगल्या (इंदौर) संस्थापन से हरियाणा राज्य में पियाला तथा दिल्ली राष्ट्रीय राजधानी क्षेत्र में बिजाबासन तक पेट्रोलियम उत्पादों के परिवहन के लिए मुंबई-मांगल्या पाइपलाइन विस्तार परियोजना के माध्यम से भारत पेट्रोलियम कारपोरेशन लिमिटेड द्वारा एक विस्तार पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन के अपने आशय की घोषणा की थी;

और उक्त राजपत्र अधिसूचना की प्रतियाँ जनता को तारीख 8 जनवरी, 2007 को उपलब्ध करा दी गई थीं;

और सक्षम प्राधिकारी ने, उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन, केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और केन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात् और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिए अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा

करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिल्डिंग के लिए उपयोग के अधिकार को अर्जन किया जाता है;

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख को केन्द्रीय सरकार में निहित होने की बजाए, सभी विल्संगमों से मुक्त, भारत पेट्रोलियम कारपोरेशन लिमिटेड में निहित होगा।

अनुसूची

तहसील: सपोटा	ज़िल्हा: कारौली	राज्य: राजस्थान	
क्र. सं.	ग्राम का नाम	सर्वे नंबर	क्षेत्रफल हेक्टेयर में
1	2	3	4
1.	खेड़ला	196	0.2000
		192	0.0320
		679	0.1100
		193	0.0320
		678	0.0500
		183	0.0864
		680	0.0792
		720	0.0050
		721	0.1080
		719	0.0400
		718	0.1440
		685	0.2500
		715	0.4900
		713	0.3200
		168	0.1008
		194	0.1640
		164	0.1412
		160	0.2488
		202	0.0432
		203	0.0360
		204	0.0702
2.	माडा	81	0.1224
		87	0.2052
		75	0.2200
		46	0.0330
3.	नीमोदा	6	0.3400
		7	0.1900

[फा. सं. आर-31015/87/2004-ओआर-II]

ए. गोस्वामी, अवर सचिव

New Delhi, the 2nd April, 2007

S.O. 956—Whereas by notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 4477, dated the 24th November, 2006, issued under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (hereinafter referred to as the said Act) published in the Gazette of India dated the 25th November, 2006, the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to that notification for the purpose of laying an extension pipeline for transportation of petroleum products through Mumbai-Mangliya Pipeline Extension Project from Mangliya (Indore) terminal in the State of Madhya Pradesh, to Piyala in the State of Haryana and Bijwasan in the NCT of Delhi by Bharat Petroleum Corporation Limited;

And whereas the copies of the said Gazette notification were made available to the public on the 8th January, 2007;

And whereas the competent authority has, under Sub-section (1) of Section 6 of the said Act, submitted report to the Central Government;

And whereas the Central Government, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by Sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the land, specified in the Schedule, appended to this notification, is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by Sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date of the publication of this declaration, in Bharat Petroleum Corporation Limited, free from all encumbrances.

SCHEDULE

Tehsil: Sapotra	District: Karauli	State: Rajasthan	
S. No.	Name of Village	Survey No.	Area in Hectare
1	2	3	4
1.	Khedia	196	0.2000
		192	0.0320
		679	0.1100
		193	0.0320
		678	0.0500
		183	0.0864
		680	0.0792
		720	0.0050

1	2	3	4
Khedla-(Contd.)	721	0.1080	
	719	0.0400	
	718	0.1440	
	685	0.2500	
	715	0.4900	
	713	0.3200	
	168	0.1008	
	194	0.1640	
	164	0.1412	
	160	0.2488	
	202	0.0432	
	203	0.0360	
	204	0.0702	
2. Manda	81	0.1224	
	87	0.2052	
	75	0.2200	
	46	0.0330	
3. Nimoda	6	0.3400	
	7	0.1900	

[F. No. R.-31015/87/2004-OR-II]

A. GOSWAMI, Under Secy.

नई दिल्ली, 2 अप्रैल, 2007

का. आ. 957—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का.आ. 3808 तारीख 19 सितम्बर, 2006, जो भारत के राजपत्र तारीख 23 सितम्बर, 2006 में प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में मध्य प्रदेश राज्य में मांगल्या (इंदौर) संस्थापन से हरियाणा राज्य में पियाला तथा दिल्ली राज्यीय राजधानी क्षेत्र में विजवासन तक पेट्रोलियम उत्पादों के परिवहन के लिए मुंबई-मांगल्या पाइपलाइन विस्तार परियोजना के माध्यम से भारत पेट्रोलियम कारपोरेशन लिमिटेड द्वारा पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन के अपने आशय की घोषणा की थी;

और उक्त राजपत्र अधिसूचना की प्रतियाँ जनता को तारीख 13 नवम्बर, 2006 को उपलब्ध करा दी गई थीं;

और सक्षम प्राधिकारी ने, उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन, केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और केन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात् और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन

बिछाने के लिए अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाता है;

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निदेश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख को केन्द्रीय सरकार में निहित होने की बजाए, सभी विलंगमों से मुक्त, भारत पेट्रोलियम कारपोरेशन लिमिटेड में निहित होगा।

अनुसूची

तहसील: बड़ोदा	जिला: शाजापुर	राज्य: मध्य प्रदेश	
क्र. ग्राम का नाम	सर्वे. नंबर	क्षेत्रफल हैक्टेयर में सं.	
1	2	3	4
1. मांगल्या	463	0.2430	
	460	0.2322	
	459	0.0990	
	458	0.0360	
	444	0.0810	
2. सारंगाखेडी	69	0.0900	
	518 (शास. जाला)	0.0100	

[फा. सं. आर-31015/69/2004-ओआर-II]

ए. गोस्वामी, अवर सचिव

New Delhi, the 2nd April, 2007

S.O. 957—Whereas by a notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 3808 dated the 19th September, 2006, issued under Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (hereinafter referred to as the said Act), published in the Gazette of India dated the 23rd September, 2006, the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to that notification for the purpose of laying pipeline for transportation of petroleum products through Mumbai-Manglyा Pipeline Extension Project from Manglyा (Indore) terminal in the State of Madhya Pradesh to Piyala in the State of Haryana and Bijwasan in the NCT of Delhi by Bharat Petroleum Corporation Limited;

And whereas the copies of the said Gazette notification were made available to the public on the 13th November, 2006;

And whereas the Competent Authority has under sub-section (1) of Section 6 of the said Act submitted report to the Central Government;

And whereas the Central Government, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the land, specified in the Schedule, appended to this notification is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date of the publication of this declaration, in Bharat Petroleum Corporation Limited, free from all encumbrances.

SCHEDULE

Tehsil : Barod	District : Shajapur	State : Madhya Pradesh	
S. No.	Name of Village	Survey No.	Area in Hectare
1.	Mangawalia	463	0.2430
		460	0.2322
		459	0.0990
		458	0.0360
		444	0.0810
2.	Sarangakheri	69	0.0900
		518 (Govt. Nala)	0.0100

[F. No. R.-31015/69/2004-OR-II]

A. GOSWAMI, Under Secy.

नई दिल्ली, 2 अप्रैल, 2007

का.आ. 958.—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का. आ. 3864 तारीख 27 सितम्बर, 2006 जो भारत के राजपत्र तारीख 30 सितम्बर, 2006 में प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में मध्य प्रदेश राज्य में मांगल्या (इंदौर) संस्थापन से हरियाणा राज्य में, पियाला तथा दिल्ली राष्ट्रीय राजधानी क्षेत्र में विज्वासन तक पेट्रोलियम उत्पादों के परिवहन के लिए मुंबई-मांगल्या पाइपलाइन विस्तार परियोजना के माध्यम से भारत पेट्रोलियम कॉरपोरेशन लिमिटेड द्वारा पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन के अपने आशय की घोषणा की थी;

और उक्त राजपत्र अधिसूचना की प्रतियाँ जनता को तारीख 15 नवम्बर, 2006 को उपलब्ध करा दी गई थी;

और सक्षम प्राधिकारी ने, उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन, केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और केन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात्, और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिये अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाता है;

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निदेश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख को केन्द्रीय सरकार में निहित होने की बजाए, सभी विल्संगमों से मुक्त, भारत पेट्रोलियम कॉरपोरेशन लिमिटेड में निहित होगा।

अनुसूची

तहसील : उज्जैन	जिला : उज्जैन	राज्य : मध्य प्रदेश	
क्रम	ग्राम का नाम	सर्वे नंबर	क्षेत्रफल हेक्टेयर में
1.	गवाढी	650	0.0108
		619/878	0.0108
2.	माथोपुर	81	0.1080
		12	0.0216
		15	0.0216
		9	0.0810
		82	0.0216
		89	0.0810
		90	0.0900
		91	0.0108
		93	0.1620
		83	0.0216
		84	0.0216
		85	0.0216
		77	0.1044
		(रेलवे विभाग)	
		78	0.0810
		(रेलवे विभाग)	

[फा. सं. आर-31015/66/2004-ओ आर-II]

ए. गोस्वामी, अवर सचिव

New Delhi, the 2nd April, 2007

S. O. 958.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Natural Gas number S. O. 3864, dated 27th September, 2006, issued under sub-section (1) of Section 3 of the Petroleum and mineral Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act) published in the Gazette of India dated the 30th September, 2006, the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to that notification for the purpose of laying pipeline for transportation of petroleum products through Mumbai-Manglya Pipeline Extension Project from Manglya (Indore) terminal in the State of Madhya Pradesh to Piyala in the State of Haryana and Bijwasan in the NCT of Delhi by Bharat Petroleum Corporation Limited;

And whereas the copies of the said gazette notification were made available to the public on the 15th November, 2006;

And whereas the Competent Authority has, under sub-section (1) of Section 6 of the said Act, submitted report to the Central Government;

And whereas the Central Government, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the land, specified in the Schedule, appended to this notification is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date of the publication of this declaration in Bharat Petroleum Corporation Limited, free from all encumbrances.

SCHEDULE

Tehsil : Ujjain District : Ujjain State: Madhya Pradesh

S.	Name of Village	Survey No.	Area in Hectare No.
1	2	3	4
1.	Gavadi	650	0.0108
		619/878	0.0108
2.	Madhopur	81	0.1089
		12	0.0216
		15	0.0216
		9	0.0810
		82	0.0216

1	2	3	4
	Madhopur (Cont.)	89	0.0810
		90	0.0900
		91	0.0108
		93	0.1620
		83	0.0216
		84	0.0216
		85	0.0216
		77	0.1044
		(Railway Deptt.)	
		78	0.0810
		(Railway Deptt.)	

[F. No. R-31015/66/2004-OR-II]

A. GOSWAMI, Under Secy.

नई दिल्ली, 2 अप्रैल, 2007

का.आ. 959.—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का. आ. 4249 तारीख 30 अक्टूबर, 2006 जो भारत के राजपत्र तारीख 4 नवम्बर, 2006 में प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में मध्य प्रदेश राज्य में मांगल्या (इंदौर) संस्थापन से हरियाणा राज्य में पियाला तथा दिल्ली राज्यों राजधानी क्षेत्र में बिजवासन तक पेट्रोलियम उत्पादों के परिवहन के लिए मुंबई-मांगल्या पाइपलाइन विस्तार परियोजना के माध्यम से भारत पेट्रोलियम कॉरपोरेशन लिमिटेड द्वारा पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन के अपने आशय की घोषणा की थी;

और उक्त राजपत्र अधिसूचना की प्रतियां जनता को तारीख 27 नवम्बर, 2006 को उपलब्ध करा दी गई थी;

और सक्षम प्राधिकारी ने, उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन, केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और केन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात्, और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिये अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाता है;

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निर्देश देती है कि

उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख को केन्द्रीय सरकार में निहित होने की बजाए, सभी विस्तृतंगमों से मुक्त, भारत पेट्रोलियम कारपोरेशन लिमिटेड में निहित होगा।

अनुसूची

तहसील : देवास	जिला : देवास	राज्य : मध्य प्रदेश
क्रम ग्राम का नाम	सर्वे नंबर	क्षेत्रफल हैक्टेकर में
1. कोलुखेड़ी	106	0.0540
2. नरखेड़ी	7	0.2610
3. निकलंक	7	0.0540
4. पथंमुंडला	133	0.1620
	101	0.1224
	99	0.1224
	86	0.2050
	85	0.1530
5. सुनवानी गोपाल	799	0.2232
	802	0.1800
	803	0.0630

[फा. सं. आर.-31015/65/2004-ओ आर-II]

ए. गोस्वामी, अवर सचिव

New Delhi, the 2nd April, 2007

S. O. 959.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Natural Gas number S. O. 4249, dated 30th October, 2006, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act) published in the Gazette of India dated the 4th November, 2006, the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to the notification for the purpose of laying pipeline for transportation of petroleum products through Mumbai-Mangliya Pipeline Extension Project from Mangliya (Indore) terminal in the State of Madhya Pradesh an extention pipeline to Piyala in the State of Haryana and Bijwasan in the NCT of Delhi by Bharat Petroleum Corporation Limited;

And whereas the copies of the said Gazette notification were made available to the public on the 27th November, 2006;

And whereas the Competent Authority has, under sub-section (1) of Section 6 of the said Act, submitted report to the Central Government;

And whereas the Central Government, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the land, specified in the Schedule, appended to this notification, is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date of the publication of this declaration, in Bharat Petroleum Corporation Limited, free from all encumbrances.

SCHEDULE

Tehsil : Devas, District : Devas State : Madhya Pradesh

S. No.	Name of Village	Survey No.	Area in Hectare
1	2	3	4
1.	Kolukhedi	106	0.0540
2.	Narkhedi	7	0.2610
3.	Niklank	7	0.0540
4.	Panthmundala	133	0.1620
		101	0.1224
		99	0.1224
		86	0.2050
		85	0.1530
5.	Sunwani Gopal	799	0.2232
		802	0.1800
		803	0.0630

[F. No. R-31015/65/2004-OR-II]

A. GOSWAMI, Under Secy.

नई दिल्ली, 2 अप्रैल, 2007

का. आ. 960.—केन्द्रीय सरकार ने पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का. आ. 4248 तारीख 30 अक्टूबर, 2006 जो भारत के राजपत्र तारीख 04 नवम्बर, 2006 में प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में मध्य प्रदेश राज्य में मांगल्या (इंदौर) संस्थापन से हरियाणा राज्य में पियाला तथा दिल्ली राष्ट्रीय राजधानी क्षेत्र में विजवासन तक पेट्रोलियम उत्पादों के परिवहन के लिए मुंबई-मांगल्या पाइपलाइन विस्तार परियोजना के माध्यम से भारत पेट्रोलियम कारपोरेशन लिमिटेड द्वारा एक विस्तार पाइपलाइन बिछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा की थी;

और उक्त राजपत्र अधिसूचना की प्रतियाँ जनता को तारीख 3 दिसम्बर, 2006 को उपलब्ध करा दी गई थीं;

और सक्षम प्राधिकारी ने, उक्त अधिनियम की धारा 6 की उपधारा (1) के अधीन, केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और केन्द्रीय सरकार ने, उक्त रिपोर्ट पर विचार करने के पश्चात्, और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन बिछाने के लिये अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है;

अतः अब, केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के लिए उपयोग के अधिकार का अर्जन किया जाता है;

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निदेश देती है कि उक्त भूमि में उपयोग का अधिकार इस घोषणा के प्रकाशन की तारीख को केन्द्रीय सरकार में निहित होने की बजाए, सभी विल्लंगमों से मुक्त, भारत पेट्रोलियम कॉर्पोरेशन लिमिटेड में निहित होगा।

अनुसूची

तहसील : सोहना		जिला : गुडगांव	राज्य : हरियाणा
क्रम सं.	ग्राम का नाम	सर्वे नंबर	क्षेत्रफल हैक्टेयर में
1	2	3	4
1.	अभयपुर	53/20	0.1010
		21	0.0150
		74/8	0.0545
		14/2	0.0180
		14/3	0.0760
2.	जलालपुर	72	0.0725
3.	खोबरी	159	0.0040
		160	0.0525
4.	हरचन्दपुर	29/23	0.0250
		33/5/2	0.0505
		34/10	0.0535
		12	0.0230
5.	घैघोला	4/16	0.0175
		18	0.0100
6.	सरमथला	88/11	0.0275
		12	0.0120
		89/16	0.0010
		92/16/3	0.0020
7.	खेड़ला	52/18	0.0075
		24	0.0050
		60/4	0.0025

[फा. सं. आर-31015/92/2004-ओ आर-II]

ए. गोस्वामी, अवर सचिव

New Delhi, the 2nd April, 2007

S. O. 960.—Whereas by notification of the Government of India in the Ministry of Petroleum and Natural Gas number S. O. 4248, dated the 30th October, 2006, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act) published in the Gazette of India dated the 4th November, 2006, the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to the notification for the purpose of laying an extension pipeline for transportation of petroleum products through Mumbai-Manglyा Pipeline Extension Project from Manglyा (Indore) terminal in the State of Madhya Pradesh to Piyala in the State of Haryana and Bijwasan in the NCT of Delhi by Bharat Petroleum Corporation Limited;

And whereas the copies of the said Gazette notification were made available to the public on the 3rd December, 2006;

And whereas the Competent Authority has, under sub-section (1) of Section 6 of the said Act, submitted report to the Central Government;

And whereas the Central Government, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the land, specified in the Schedule, appended to this notification, is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date of the publication of this declaration in Bharat Petroleum Corporation Limited, free from all encumbrances.

SCHEDULE

Tehsil : Sohana District : Gurgaon : State : Haryana

S. No.	Name of Village	Survey No.	Area in Hectare
1	2	3	4
1.	Abhaypur	53/20	0.1010
		21	0.0150
		74/8	0.0545
		14/2	0.0180
		14/3	0.0760
2.	Jalalpur	72	0.0725
3.	Khobri	159	0.0040
		160	0.0525

1	2	3	4
4.	Harchandpur	29/23	0.0250
		33/5/2	0.0505
		34/10	0.0535
		12	0.0230
5.	Ghainghola	4/16	0.0175
		18	0.0100
6.	Sarmathla	88/11	0.0275
		12	0.0120
		89/16	0.0010
		92/16/3	0.0020
7.	Kheria	52/18	0.0075
		24	0.0050
		60/4	0.0025

[F. No. R-31015/92/2004-OR-II]

A. GOSWAMI, Under Secy.

नई दिल्ली, 4 अप्रैल, 2007

का. आ. 961.—केन्द्रीय सरकार ने पेट्रोलियम और खानिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात् उक्ता अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी की गई भारत सरकार के पेट्रोलियम और प्राकृतिक गैस मंत्रालय की अधिसूचना संख्या का. आ. 3865 तारीख 27 सितम्बर, 2006 जो भारत के राजपत्र तारीख 30 सितम्बर, 2006 में प्रकाशित की गई थी, द्वारा उस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में मध्य प्रदेश राज्य में मांगल्या (इंदौर) संस्थापन से हरियाणा राज्य में पियाला तथा दिल्ली राष्ट्रीय राजधानी क्षेत्र में विज्ञासन तक पेट्रोलियम उत्पादों के परिवहन के लिए मुंबई-मांगल्या पाइपलाइन विस्तार परियोजना के माध्यम से भारत पेट्रोलियम कारपोरेशन लिमिटेड द्वारा पाइपलाइन विछाने के प्रयोजन के लिए उपयोग के अधिकार का अर्जन के अपने आशय की घोषण की थी;

और उक्त राजपत्र अधिसूचना की प्रतियां जनता को तारीख 14 नवम्बर, 2006 को उपलब्ध करा थीः गई थी;

और सक्षम प्राधिकारी ने, उक्ता अधिनियम की धारा 6 की उपधारा (1) के अधीन, केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और केन्द्रीय सरकार ने, उक्ता रिपोर्ट पर विचार करने के पश्चात्, और यह समाधान हो जाने पर कि उक्त भूमि पाइपलाइन विछाने के लिये अपेक्षित है, उसमें उपयोग के अधिकार का अर्जन करने का विनिश्चय किया है;

अतः अब, केन्द्रीय सरकार, उक्ता अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह घोषणा करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन विछाने के लिए उपयोग के अधिकार का अर्जन किया जाता है;

और केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, यह निदेश देती है कि

उक्त भूमि में उपयोग का अधिकार इह घोषणा के प्रकाशन की तारीख को केन्द्रीय सरकार में निहित होने की बजाए, सभी विलासगांगों से मुक्त, भारत पेट्रोलियम कॉरपोरेशन लिमिटेड में निहित होगा।

अनुसूची

तहसील : आगर	जिला : शाजापुर	राज्य : मध्य प्रदेश	
क्रम सं	ग्राम का नाम	सर्व नंबर	क्षेत्रफल हेक्टेयर में
1	2	3	4
1.	भीमपुरा	510	0.0432
2.	लस्सणखेड़ी	183	0.0108
		331	0.0432
		(शास. करीम)	
3.	जैतपुरा	42	0.1728
4.	ध्याना	358	0.0216
5.	जामुनिया	334	0.2340
6.	परसुखेड़ी	552	1.0000
		(शास. गोठान)	
		370	0.0432
		(शास. नाला)	
7.	निपानिया बेजानाथ	115	0.0540
		393	0.0936
		1246	1.0000
		(शास. पहाड़)	
8.	कारी बड़िग्राम	702	0.0216
9.	भीमलोद	549	0.1620
10.	बापच्चा	1098	0.0936
		1094	0.0108
		1055	0.0936
		1059	0.0540
		908	0.1044
		1044	0.0936
		1058	0.0540
		1127	0.3240
		857	0.1530
		905	0.0720
		906	0.0216
		907	0.0108
		894	0.1530
		863	0.0540
		864	0.1440
		1123	0.0936

1	2	3	4
11.	कराडिया	614	0.0720
		588	0.1044
		530	0.0108
	(शास. रास्ता)		
		616	0.1530
		617	0.0540
		618	0.0720

[फा. सं. आर.-31015/68/2004-ओ आर-II]

ए. गोस्वामी, अवर सचिव

New Delhi, the 4th April, 2007

S. O. 961.—Whereas by a notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O. 3865, dated the 27th September, 2006, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act) published in the Gazette of India dated the 30th September 2006, the Central Government declared its intention to acquire the right of user in the land, specified in the Schedule appended to that notification for the purpose of laying pipeline for transportation of petroleum products through Mumbai-Manglya Pipeline Extension Project from Manglya (Indore) terminal in the State of Madhya Pradesh to Piyala in the State of Haryana and Bijwasan in the NCT of Delhi by Bharat Petroleum Corporation Limited;

And whereas the copies of the said Gazette notification were made available to the public on the 14th November, 2006;

And whereas the Competent Authority has, under sub-section (1) of Section 6 of the said Act, submitted report to the Central Government;

And whereas the Central Government, after considering the said report and on being satisfied that the said land is required for laying the pipeline, has decided to acquire the right of user therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the land, specified in the Schedule, appended to this notification is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government directs that the right of user in the said land for laying the pipeline shall, instead of vesting in the Central Government, vest on the date of the publication of this declaration in Bharat Petroleum Corporation Limited, free from all encumbrances.

SCHEDULE			
Tehsil : Agar	District : Shajapur :	Madhya Pradesh	
S. No.	Name of Village	Survey No.	Area in Hectare
1	2	3	4
1.	Bhimpura	510	0.0432
2.	Laxmankheri	183	0.0108 (Govt. Kadim)
		331	0.0432 (Govt. River)
3.	Jaitpura	42	0.1728
4.	Bhyana	358	0.0216
5.	Jamuniya	334	0.2340
6.	Parsukheri	552	1.0000 (Govt. Gothan)
7.	Nipaniya Baijnath	115	0.0540
		393	0.0936
		1246	1.0000 (Govt. Nala)
8.	Kashi Bardiya	702	0.0216
9.	Bhimlod	549	0.1620
10.	Bapachya	1098	0.0936
		1094	0.0108
		1055	0.0936
		1059	0.0540
		908	0.1044
		1044	0.0936
		1058	0.0540
		1127	0.3240
		857	0.1530
		905	0.0720
		906	0.0216
		907	0.0108
		894	0.1530
		863	0.0540
		864	0.1440
		1123	0.0936
11.	Karadiya	614	0.0720
		588	0.1044
		530	0.0108 (Contd.) (Govt. Road)
		616	0.1530
		617	0.0540
		618	0.0720

[F. No. R-31015/68/2004-OR-II]

A. GOSWAMI, Under Secy.

पेट्रोलियम और प्राकृतिक गैस मंत्रालय

नई दिल्ली, 29 मार्च, 2007

का. आ. 962.—केन्द्रीय सरकार ने, पेट्रोलियम और प्राकृतिक गैस मंत्रालय के का.आ. 3858 दि. 25 सितम्बर, 2006 द्वारा पेट्रोलियम और छनिंज पाइपलाइन (भूमि में उपयोग के अधिकार का अंग्रेज) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी अधिसूचना प्रकाशित कर, मुन्द्रा-पार्नापत अपरिष्कृत तेल परिवहन के संवर्धन परियोजना के कार्यान्वयन हेतु गजस्थान गन्ध में कोट पर्याप्त स्टेशन से कोटडी टर्मिनल स्टेशन तक अपरिष्कृत तेल परिवहन के लिए एक पाइपलाइन बिछाने के प्रयोजन के लिए अधिसूचना में विनिर्दिष्ट तहसील वाली जिला पाली राजस्थान राज्य की भूमि अधिसूचित की थी ;

और उक्त अधिसूचना की प्रतियां जनता को ताराख 09 नवम्बर, 2006 को उपलब्ध करा दी गई थी;

और उक्त अधिनियम की धारा 6 की उपधारा (1) के अनुसरण में सक्षम प्राधिकारी गजस्थान ने केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से उपायद्वय अनुसूची में विनिर्दिष्ट भूमि में उपयोग के अधिकार अर्जित करने का विनिश्चय किया है।

अतः अब, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है कि अधिसूचना से उपायद्वय अनुसूची में विनिर्दिष्ट पाइपलाइन बिछाने के उपयोग का अधिकार का अर्जित किया जाता है।

और केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने के बजाय सभी विलंगमों से मुक्त होकर ईंडियन ऑयल कॉर्पोरेशन लिमिटेड में निहित होगा।

अनुसूची

क्रमां क	राज्य	जिला	तहसील	गाँव	खसरा नम्बर	क्षेत्रफल		
						है.	एयर	व.मी.
1	2	3	4	5	6	7	8	9
1	राजस्थान	पाली	बाली	भीटवाड़ा	277	00	12	70
					156	00	15	80
					155	00	00	90
					154	00	03	30
					158	00	01	00
					159	00	13	30
					165	00	23	70
					150	00	10	40
					146	00	00	90
					145	00	13	70
					141	00	08	10
					138	00	09	20
					667	00	14	60
					659	00	06	90
					660	00	07	50
					661	00	18	40
					567	00	07	30
					534	00	01	70
					566	00	00	20
					535	00	09	00
					564	00	11	20
					560	00	09	10
					559	00	07	90
					558	00	05	80
					557	00	00	20
					554	00	05	30
					547	00	23	80
					874	00	13	00
					875	00	10	10
					876	00	01	30
					903	00	05	00
					902	00	16	00
					880	00	00	30
					901	00	00	20
					887	00	13	20
					888	00	11	20
					890	00	08	90
					889	00	01	70
					991	00	04	60
					760	00	03	00
					281	00	29	80

(राजकीय भूमि)

1	2	3	4	5	6	7	8	9
					274 (राजकीय भूमि)	00	04	79
					275 (राजकीय भूमि)	00	02	00
					206 (राजकीय भूमि)	00	03	80
					140 (राजकीय भूमि)	00	11	50
					131 (राजकीय भूमि)	00	04	90
					367 (राजकीय भूमि)	00	06	40
					675 (राजकीय भूमि)	00	36	50
					671 (राजकीय भूमि)	00	04	20
					633 (राजकीय भूमि)	00	01	60
					685 (राजकीय भूमि)	00	04	80
					759 (राजकीय भूमि)	00	01	00
					965 (राजकीय भूमि)	00	01	80
					862 (राजकीय भूमि)	00	14	60
2	राजस्थान	पाली	बाली	कोटवालियान	1016 (राजकीय भूमि)	00	07	50
					966 (राजकीय भूमि)	00	00	60

[फ. सं. आर-25011/8/2006-ओ.आर-I]

एस. के. चिटकारा, अध्यर सचिव

Ministry of Petroleum and Natural Gas

New Delhi, the 29th March, 2007

S. O. 962.— Whereas by a notification of the Government of India, Ministry of Petroleum and Natural Gas S.O. Number 3858 dated 25.09.2006 issued under Sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962) (Hereinafter referred as the said Act) the Central Government declared its intention to acquire the right of user in the land in Tehsil Bali, Dist Pali in the state of Rajasthan, specified in the schedule appended to that notification of the purpose of laying pipeline for the transportation of Crude Oil from Kot Pumping Station to Kotadi Terminal Station in the State of Rajasthan, a pipeline should be laid by the Indian Oil Corporation Limited for implementing the Augmentation of Mundra-Panipat Pipeline System.

And whereas, copies of the said gazette notification was made available to the general public on the 09th November, 2006;

And whereas, the Competent Authority has, under sub-section (1) of section 6 of the said Act, submitted his report to the Central Government.

And whereas, the Central Government, after considering the said report is satisfied that right of user in the land specified in the schedule appended to this Notification should be acquired.

Now, therefore, in exercise of the powers conferred by Sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this notification is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of section 6 of the said Act, the Central Government hereby directs that the right of user in the said land shall instead of vesting in the Central Government vests from the date of publication of this declaration in the Indian Oil Corporation Limited free from all encumbrances.

SCHEDULE

S. No.	State	Distt.	Tehsil	Village	Khasara		Area		
					No.	Hect.	Are	Sq.Mtr	
1	2	3	4	5	6	7	8	9	
1	Rajasthan	Pali	Bali	Bheetwara	277	00	12	70	
					156	00	15	80	
					155	00	00	90	
					154	00	03	30	
					158	00	01	00	
					159	00	13	30	
					165	00	23	70	
					150	00	10	40	
					146	00	00	90	
					145	00	13	70	
					141	00	08	10	
					138	00	09	20	
					667	00	14	60	
					659	00	06	90	
					660	00	07	50	
					661	00	18	40	
					567	00	07	30	
					534	00	01	70	
					566	00	00	20	
					535	00	09	00	
					564	00	11	20	
					560	00	09	10	
					559	00	07	90	
					558	00	05	80	
					557	00	00	20	
					554	00	05	30	
					547	00	23	80	
					874	00	13	00	
					875	00	10	10	
					876	00	01	30	
					903	00	05	00	
					902	00	16	00	
					880	00	00	30	
					901	00	00	20	

1	2	3	4	5	6	7	8	9
					887	00	13	20
					888	00	11	20
					890	00	08	90
					889	00	01	70
					991	00	04	60
					760	00	03	00
					281	00	29	80
					(Govt. Land)			
					274 (Govt. Land)	00	04	70
					275 (Govt. Land)	00	02	00
					206 (Govt. Land)	00	03	80
					140 (Govt. Land)	00	11	50
					131 (Govt. Land)	00	04	90
					367 (Govt. Land)	00	06	40
					675 (Govt. Land)	00	36	50
					671 (Govt. Land)	00	04	20
					633 (Govt. Land)	00	01	60
					685 (Govt. Land)	00	04	80
					759 (Govt. Land)	00	01	00
					965 (Govt. Land)	00	01	80
					862 (Govt. Land)	00	14	60
2	Rajasthan	Pali	Bali	Kotbaliyan	1016 (Govt. Land)	00	07	50
					966 (Govt. Land)	00	00	60

नई दिल्ली, 2 अप्रैल, 2007

का. आ. 963.—केन्द्रीय सरकार ने पेट्रोलियम और प्राकृतिक गैस मंत्रालय के का. आ. 1528 दिनांक 25 जून 2004 तथा का. आ. 1689 दिनांक 14.07.2007 द्वारा पेट्रोलियम और खनिज पाइपलाइन्स (भुमि में उपयोग के अधुकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उप-धारा (1) के अधीन अदिसुजना प्रकाशित कर, पारादीप-हल्दिया पाइपलाइन परियोजना हेतु कच्चे तेल परिवहन करने के प्रयोजन के लिये उड़ीसा राज्य के पारादीप से पश्चिम बंगाल राज्य के हल्दिया तक पाइपलाइन बिछाने हेतु उक्त अधिसूचना से संलग्न अनुसूची में विनिर्दिष्ट जिला : बालासोर, उड़ीसा की भुमि में उपयोग के अधिकार के अर्जन के अपने आशय की घोषणा की थी :

और उक्त अधिसूचना की प्रतियों जनता को उपलब्ध करा दी गई थी :

और उक्त अधिरुचना की धारा 6 की उप-धारा (1) के अनुसरण में सक्षम प्राधिकारी ने केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है ;

और केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात इस अधिसूचना से संबंधित अनुसूची में विनिर्दिष्ट भुमि में उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

अतः अब, केन्द्रीय सरकार ने उक्त अधिसूचना की धारा 6 की उप-धारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुये घोषणा करती है की इरा अधिसूचना से संबंध अनुसूची में विनिर्दिष्ट भुमि में उपयोग का अधिकार अर्जित करने का विनिश्चय किया है ।

और केन्द्रीय सरकार, उक्त अधिसूचना की धारा 6 की उप-धारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुये यह निर्देश देती है की उक्त भुमि में उपयोग का अधिकार निहित होने के बजाय सभी विल्लंगमों से मुक्त हो कर इंडियन ऑयल कॉरपोरेशन लिमिटेड में निहित होगा ।

अनुसूची

जिला : बालेश्वर

राज्य : उड़ीसा

तहसील का नाम	गाँव का नाम	खसरा संख्या	क्षेत्रफल		
			हेक्टेयर	एयर	वर्ग मीटर
1	2	3	4	5	6
बालेश्वर	कान्हेओगालपुर	713	0	01	44
	करन्जाबीनधा	297	0	11	12
	पात्रापाडा	736	0	03	56
बस्ता	मधुसूदनपुर	685	0	05	31
		816	0	02	20
	बरहमपुर	1005	0	04	99
	अंको	2002	0	17	43

1	2	3	4	5	6
	मैसियाली	50	0	07	73
	तिगीरिया	145	0	07	61
	धनाहांडा	193	0	02	90
	कदलिहन्डा	574	0	01	46
		575	0	00	87
		474	0	07	90
		418	0	04	62
	कुंडेई	226	0	07	10
	पलासिया	60	0	06	82
		64	0	02	11
		132	0	04	42
	दराडा	3153	0	02	68
		3151	0	01	68
		3156	0	06	36
	दान्डि	84	0	16	74
		82	0	05	57
बालियापाल	रेमु	1009	0	04	05
		1324	0	03	35
		1334	0	02	15
	निखिरा	1092	0	03	24
	पालपाडा	1477	0	06	34
जलेश्वर	उत्तरपारा	952	0	04	15
	गाबगाँ	564	0	02	62

[फा. सं. आर-25011/19/2004-ओ.आर.-I]

एस. के. चिटकारा, अवर सचिव

New Delhi, the 2nd April, 2007

S.O. 963.—Whereas by the notification of the Government of India in the Ministry of Petroleum and Natural Gas number S.O.1528 dated 25.06.2004 and S.O.No.1689 dated 14.07.2004 issued under sub section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act,1962 (50 of 1962) the Central Government declared its intention to acquire the right of user in the land in District: Balasore, in Orissa State, specified in the schedule appended to that notification for the purpose of laying pipeline for the transportation of Crude Oil from Paradip in the State of Orissa to Haldia in the State of West Bengal by the Indian Oil Corporation Limited for implementing the Paradip-Haldia Crude Oil Pipeline Project.

And whereas, copies of the said notification were made available to the public.

And whereas, the Competent Authority has under sub-section (1) of section 6 of the said Act, submitted his report to the Central Government.

And further whereas the Central Government has after considering the said report, decided to acquire the right of user in the land specified in the Schedule appended to this Notification;

Now, therefore in exercise of the powers conferred by sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the said land specified in the Schedule appended to this notification is hereby acquired for laying the pipeline:

And further, in exercise of the powers conferred by sub-section (4) of section 6, Central Government directs the right of user in the said land shall instead of vesting in the Central Government, vest on date of publication of this declaration, in the Indian Oil Corporation Limited free from all encumbrances.

Schedule

Dist:Balasore

State : Orissa

Name of Tehsil	Name of Village	Khasra No.	Area		
			Hectare	Are	Sq. mtr.
1	2	3	4	5	6
Soro	Kanheigolpur	713	0	01	44
	Karanjabindha	297	0	11	12
Balasore	Patrapada	736	0	03	56
	Madhusudanpur	685	0	05	31
		816	0	02	20
Basta	Berhampur	1005	0	04	99
	Anko	2002	0	17	43
	Mainsiali	50	0	07	73
	Tigiria	145	0	07	61
	Dhanahanda	193	0	02	90
Kadalihanda	Kadalihanda	574	0	01	46
		575	0	00	87
		474	0	07	90
		418	0	04	62
	Kundei	226	0	07	10
Palasia	Palasia	60	0	06	82
		64	0	02	11
		132	0	04	42
Darada	Darada	3153	0	02	68
		3151	0	01	68
		3156	0	06	36
Dandi	Dandi	84	0	16	74
		82	0	05	57

1	2	3	4	5	6
Baliapal	Remu	1009	0	04	05
		1324	0	03	35
		1334	0	02	15
	Nikhira	1092	0	03	24
	Palpada	1477	0	06	34
Jaleshwar	Uttarpada	952	0	04	15
	Gabagan	564	0	02	62

[F. No. R-25011/19/2004-O.R.-I]
S.K. CHITKARA, Under Secy.

नई दिल्ली, 2 अप्रैल, 2007

का. आ. 964.— केन्द्रीय सरकार को लोक हित में यह आवश्यक प्रतीत होता है कि उत्तर प्रदेश राज्य में दादरी से हरियाणा राज्य में पानीपत तक, प्राकृतिक गैम के परिवहन के लिए इण्डियन ऑयल कॉर्पोरेशन लिमिटेड द्वारा आर.-एल.एन.जी. स्पर पाइपलाइन विछाई जानी चाहिए;

और केन्द्रीय सरकार को उक्त पाइपलाइन विछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि उक्त भूमि में, जो इस अधिसूचना में मंलग्न अनुसूचि में वर्णित है और जिसमें पाइपलाइन विछाए जाने का प्रस्ताव है, उपयोग के अधिकार का अर्जन किया जाए;

अतः अब, केन्द्रीय सरकार, पैट्रोलियम और खनिज पाइपलाइन्स (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उक्त भूमि में उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है;

कोई भी व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको भारत के राजपत्र में यथा प्रकाशित इस अधिसूचना की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इककीस दिन के भीतर उसमें उपयोग के अधिकार का अर्जन करने या भूमि के नीचे पाइपलाइन विछाने के संबंध में श्री सुरेन्द्र मलिक, सक्षम प्राधिकारी (हरियाणा), इण्डियन ऑयल कॉर्पोरेशन लिमिटेड, उत्तरी क्षेत्र पाइपलाइन्स प्रभाग, हरियाणा पी.ओ. पानीपत (हरियाणा) रिफाइनरी, बहोली, पानीपत को लिखित रूप में आक्षेप भेज सकेगा।

अनुसूची

राज्य : हरियाणा

गाँव का नाम	तहसील	जिला	हदबस्त संख्या	मुस्तिल संख्या	खसरा/ किला संख्या	क्षेत्रफल		
						हेक्टेयर	एयर	वर्गमीटर
1. बेगा	गन्नोग	पार्वापत	1	136	2/2	0	03	03
2. जौरासी सर्फ खास	शमालद्वा	पार्वापत	72		779	0	03	28
3. करहंस			69	99	11/1	0	00	25
4. डिवाना	पार्वापत		33	26	18	0	00	25
5. महराना			29	18	19/1	0	04	05
					19/2	0	01	51
					18/2	0	00	75
					22	0	01	26
					23	0	15	93
				24	4/1	0	07	84
					4/2	0	05	06
					6/2	0	10	62
					15/2	0	04	30
					7/1	0	00	75
				25	20	0	03	79
6. बिन्दौल			28	387&388	0	02	53	
7. रजापुर			13	63	21/2	0	02	28
					22/1/2	0	05	81
8. शौदापुर	मतलौडा		25	32	9/2/1	0	09	86

[फा. सं. एल-14014/10/2006-जी. पी.]

एस. बी. मण्डल, अवर सचिव

New Delhi, the 2nd April, 2007

S. O. 964.— Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of natural gas from Dadri in the State of Uttar Pradesh to Panipat in the State of Haryana, R-LNG Spur pipeline should be laid by the Indian Oil Corporation Limited;

And, whereas it appears to the Central Government that for the purpose of laying the said pipeline, it is necessary to acquire the right of user in the land under which the said pipeline is proposed to be laid, and which is described in the Schedule annexed to this notification;

Now, therefore, in exercise of the powers conferred by Sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person interested in the land described in the said schedule may, within twenty one days from the date on which the copies of this notification issued under sub-section(1) of Section 3 of the said Act, as published in the Gazette of India, are made available to the general public, object in writing to the acquisition of the right of user therein or laying of the pipeline under the land, to Shri Surender Malik, Competent Authority (Haryana), Indian Oil Corporation Limited, Northern Region Pipelines Division, Haryana P.O. Panipat Refinery, Baholi, Panipat, (Haryana).

SCHEDULE

State : HARYANA

Name of Village	Tehsil	District	Hadbast No.	Mustatil No.	Khasra / Killa No.	Area		
						Hectare	Are	Square Metre
1. BEGA	Ganaur	Sonipat	1	136	2/2	0	03	03
2. JAURASI SURF KHAS	Samalkha	Panipat	72		779	0	03	28
3. KARHANS			69	99	11/1	0	00	25
4. DIWANA	Panipat		33	26	18	0	00	25
5. MAHRANA			29	18	19/1	0	04	05
					19/2	0	01	51
					18/2	0	00	75
					22	0	01	26
					23	0	15	93
					24	4/1	0	84
						4/2	0	05
						6/2	0	10
						15/2	0	30
						7/1	0	75
					25	20	0	79
6. BINJHAUL			28		387&388	0	02	53
7. RAZAPUR			13	63	21/2	0	02	28
					22/1/2	0	05	81
8. SHOHDAPUR	Madlauda		25	32	9/2/1	0	09	86

[F. No. L-14014/10/2006-G.P.]
S. B. MANDAL, Under Secy.

नई दिल्ली, 2 अप्रैल, 2007

का. आ. 965.—केन्द्रीय सरकार को लोक हित में यह आवश्यक प्रतीत होता है कि उत्तरप्रदेश राज्य में दादरी से हरियाणा राज्य में पानीपत तक, प्राकृतिक गैस के परिवहन के लिए इण्डियन ऑयल कॉर्पोरेशन लिमिटेड द्वारा आर.-एल.एन.जी. स्पर पाइपलाइन विछाई जानी चाहिए;

और केन्द्रीय सरकार को उक्त पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि उक्त भूमि में, जो इस अधिसूचना से संलग्न अनुसूची में वर्णित है और जिसमें पाइपलाइन विछाए जाने का प्रस्ताव है, उपयोग के अधिकार का अर्जन किया जाए;

अतः अब, केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन्स (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उक्त भूमि में उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है; कोई भी व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको भारत के राजपत्र में यथा प्रकाशित इस अधिसूचना की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इक्कीस दिन के भीतर उसमें उपयोग के अधिकार का अर्जन करने या भूमि के नीचे पाइपलाइन बिछाने के संबंध में श्री बीरेन्द्र कुमार गुप्ता, वरिष्ठ भूमि अर्जन अधिकारी / सक्षम प्राधिकारी, इण्डियन ऑयल कॉर्पोरेशन लिमिटेड, आर -2/18, राज नगर, गाजियाबाद (उत्तर प्रदेश) को लिखित रूप में आक्षेप भेज सकेगा।

अनुसूची

तहसील : मोदीनगर	जिला : गाजियाबाद	राज्य : उत्तर प्रदेश		
गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
1. नेकपुर साबित नगर	1797	0	03	48

[फा. सं. एल-14014/29/2006-जी. पी.]

एस. बी. मण्डल, अवर सचिव

New Delhi, the 2nd April, 2007

S. O. 965.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of natural gas from Dadri in the State of Uttar Pradesh to Panipat in the State of Haryana, R-LNG Spur pipeline should be laid by the Indian Oil Corporation Limited;

And, whereas it appears to the Central Government that for the purpose of laying the said pipeline, it is necessary to acquire the right of user in the land under which the said pipeline is proposed to be laid, and which is described in the Schedule annexed to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person interested in the land described in the said schedule may, within twenty one days from the date on which the copies of this notification issued under sub-section(1) of Section 3 of the said Act, as published in the Gazette of India, are made available to the general public, object in writing to the acquisition of the right of user therein or laying of the pipeline under the land, to Shri Birendra Kumar Gupta,Sr.Land Acquisition Officer/ Competent Authority, Indian Oil Corporation Limited, R - 2/18 Raj Nagar, Ghaziabad, (Uttar Pradesh).

SCHEDULE

Tehsil : Modinagar		District : Ghaziabad	State : Uttar Pradesh		
Name of Village	Khasra No.	Area			
		Hectare	Are	Square Meter	
1	2	3	4	5	
1. NEKHUPUR SABIT NAGAR	1797	0	03	48	

[F. No. L-14014/29/2006-G.P.]
S. B. MANDAL, Under Secy.

नई दिल्ली, 2 अप्रैल, 2007

का.आ. 966.— केन्द्रीय सरकार ने पेट्रोलियम और प्राकृतिक गैस मंत्रालय के का.आ. 4004 दिनांक 11.09.2006, द्वारा पेट्रोलियम और खनिज पाइपलाइन्स (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे उसके पश्चात् उक्त अधिनियम कहा जायेगा) की धारा 3(1) के अधीन अधिसूचना प्रकाशित कर, दादरी (उत्तरप्रदेश राज्य में) से पानीष्ठ (हरियाणा राज्य में) तक, प्राकृतिक गैस के परिवहन के लिए इंडियन ऑयल कॉर्पोरेशन लिमिटेड द्वारा “आर.-एल.एन.जी. स्पर पाइपलाइन” के सम्बन्ध में उक्त अधिसूचना से संलग्न अनुसूची में निर्दिष्ट तहसील बागपत जिला बागपत (उत्तरप्रदेश राज्य) की भूमि में उपयोग के अधिकार के अर्जन के अपने आशय की घोषणा की थी;

और, उक्त अधिसूचना की प्रतियां जनता को दिनांक 10.11.2006 को उपलब्ध करा दी गई थीं;

और, उक्त अधिनियम की धारा 6 की उपधारा (1) के अनुसरण में सक्षम प्राधिकारी ने केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और, केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से उपाबद्ध अनुसूची में उपयोग का अधिकार अर्जित करने का विनिश्चय किया है;

अतः, अब, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुये घोषणा करती है कि इस अधिसूचना से उपाबद्ध अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के उपयोग का अधिकार अर्जित किया जाता है;

और, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुये यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय सभी विलंगमों से मुक्त होकर इंडियन ऑयल कॉर्पोरेशन लिमिटेड में निहित होगा।

अनुसूची

तहसील : वागपत	जिला : वागपत	राज्य : उत्तर प्रदेश		
		क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
1. चमरावल				
	1329	0	02	08
	1328	0	00	36
	1327	0	08	82
	1326	0	06	48
	1325	0	13	68
	1324	0	07	20
	1322	0	00	36
	1323	0	07	47
	1315	0	15	30
	1314	0	09	72
	981	0	02	40
	979	0	02	40
	977	0	01	26
	974	0	19	98
	975	0	28	44
2. खासपुर	605	0	05	40
	571	0	17	64
	572	0	05	06
	570	0	15	30
	556	0	00	36
	557	0	00	54
	537	0	00	24
	538	0	08	54
	539	0	00	48
	541	0	42	66
	542	0	00	54
	543	0	00	36
	547	0	05	12
	532	0	00	54
	533	0	00	36
	529	0	13	12

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	526	0	02	52
	527	0	00	36
	523	0	13	76
	522	0	15	12
	518	0	00	36
	519	0	00	54
	515	0	05	72
	514	0	03	52
	512	0	08	52
	511	0	09	00
	453	0	13	32
	455	0	01	10
	454	0	06	04
	471	0	00	40
	464	0	00	36
	465	0	00	54
	470	0	04	86
	469	0	04	86
	468	0	05	04
	467	0	05	22
	466	0	03	24
	501	0	05	58
	317	0	03	60
	8	0	00	57
	6	0	03	99
	7	0	02	56
	5	0	05	76
	4	0	03	36
	3	0	01	80
	1	0	00	36
3. पांची	587	0	15	33
	586	0	05	35
	585	0	05	35
	584	0	06	06

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	581	0	01	66
	579	0	04	01
	580	0	05	27
	577	0	00	71
	561	0	05	17
	560	0	01	78
	559	0	05	70
	557	0	05	35
	556	0	06	59
	555	0	11	76
	483	0	01	07
	481	0	00	53
	480	0	00	48
	482	0	00	48
	479	0	13	82
	478	0	08	20
4. उकावली	201	0	12	47
	202	0	00	89
	203	0	01	07
	204	0	00	53
	205	0	00	53
	207	0	00	36
	208	0	38	23
	209	0	00	30
	210	0	01	02
	214	0	00	53
	215	0	00	53
	249	0	23	82
	248	0	00	36
	220	0	21	74
	253	0	00	53
	221	0	00	36
	222	0	15	15
	247	0	00	53

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	248	0	00	36
	245	0	23	19
	243	0	00	36
	242	0	11	40
	225	0	01	58
	226	0	06	32
	104	0	05	15
	103	0	27	34
	100	0	01	43
	107	0	00	99
	108	0	09	09
	102	0	13	36
	101	0	10	69
	98	0	00	36
	93	0	02	84
	95	0	27	80
	96	0	08	08
	64	0	00	71
	25	0	05	88
	26	0	00	53
	27	0	39	92
	29	0	10	51
	30	0	14	43
	31	0	00	36
	32	0	07	52
	33	0	00	20
	34	0	00	20
	6	0	00	20
	5	0	11	40
	24	0	00	53
5. खट्टा प्रह्लादपुर	2460	0	22	32
	2458	0	00	66
	2457	0	00	44
	2446	0	31	38

गाँव का नाम 1	खसरा संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
	2437	0	00	66
	2436	0	26	63
	2435	0	03	12
	2448	0	00	36
	554	0	02	56
	553	0	02	79
	552	0	01	80
	551	0	00	54
	528	0	00	20
	521	0	28	80
	520	0	06	80
	518	0	00	20
	519	0	00	20
	514	0	00	44
	513	0	00	66
	505	0	06	30
	504	0	21	60
	496	0	00	44
	495	0	00	66
	494	0	08	64
	490	0	11	43
	489	0	00	60
	488	0	00	44
	487	0	00	66
	481	0	02	40
	480	0	07	20
	479	0	03	69
	477	0	00	48
	476	0	07	56
	468	0	00	45
	467	0	00	28
	453	0	00	72
	452	0	00	64
	458	0	01	04

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	451	0	01	60
	450	0	11	16
	449	0	13	32
	448	0	00	20
	447	0	06	12
	443	0	00	20
	446	0	05	94
	444	0	00	36
	299	0	03	24
	294	0	04	50
	293	0	17	82
	200	0	02	31
	376	0	00	63
	374	0	29	16
	351	0	00	48
	348	0	10	53
	347	0	11	79
	344	0	00	72
	340	0	00	48
	332	0	01	52
	333	0	08	28
	334	0	07	74
	335	0	00	84
	331	0	17	28
	330	0	00	72
	329	0	16	02
	324	0	00	48
	323	0	11	16
	322	0	00	48
	321	0	00	72
	318	0	02	75
	317	0	00	45
6. पावला बेगमाबाद	1255	0	01	43
	1253	0	15	68

गाँव का नाम 1	खसरा संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
	1161	0	02	08
	1162	0	11	32
	1168	0	07	97
	1167	0	00	20
	1169	0	07	93
	1214	0	09	98
	1213	0	10	31
	1212	0	00	63
	1178	0	01	31
	1181	0	08	17
	1182	0	18	17
	1183	0	01	66
	1127	0	00	95
	1126	0	01	27
	1125	0	00	95
	1055	0	02	49
	1049	0	04	99
	1048	0	05	71
	1050	0	00	24
	1047	0	01	90
	1046	0	03	92
	1045	0	06	95
	1042	0	09	78
	1038	0	00	35
	1041	0	01	58
	1040	0	08	37
	1010	0	00	20
	1039	0	01	74
	1011	0	08	32
	1014	0	03	64
	1012	0	00	20
	1013	0	12	39
	1003	0	00	20
	1006	0	02	06

गाँव का नाम	खसरा संख्या	द्वेषफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	1004	0	06	77
	995	0	00	20
	996	0	14	21
	997	0	00	53
	999	0	00	32
	960	0	02	67
	959	0	05	70
	958	0	12	12
	957	0	03	17
	729	0	09	98
	728	0	00	32
	727	0	00	20
	998	0	02	85
7. बसा टीकरी	207	0	01	43
	216	0	01	31
	229	0	00	89
	228	0	03	08
	227	0	04	45
	226	0	02	67
	218	0	01	29
	219	0	03	10
	220	0	01	53
	221	0	00	20
	215	0	00	89
	214	0	04	64
	212	0	00	36
	209	0	03	74
	210	0	13	43
	211	0	01	07
	206	0	00	89
	205	0	00	36
	204	0	15	33
	203	0	00	71
	201	0	09	75

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	202	0	00	87
	199	0	00	36
	198	0	17	82
	197	0	21	56
	196	0	00	20
8. गौरीपुर	338	0	00	36
	511	0	13	90
	508	0	00	20
	507	0	02	38
	506	0	05	44
	505	0	05	35
	510	0	00	53
	504	0	02	57
	503	0	00	36
	502	0	14	70
	500	0	14	61
	491	0	03	65
	490	0	04	28
	489	0	04	28
	441	0	00	53
	379	0	14	25
	380	0	11	05
	366	0	00	53
	365	0	23	34
	363	0	19	25
	361	0	00	53
	360	0	00	36
	358	0	01	78
	357	0	22	45
	393	0	00	36
	96	0	00	71
	95	0	00	71
	94	0	00	71
	50	0	00	36

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	67	0	01	67
	66	0	00	53
	63	0	10	69
	62	0	00	53
	61	0	00	36
	57	0	00	20
	56	0	01	58
	55	0	05	26
	54	0	16	39
	53	0	04	73
	52	0	01	74
	51	0	00	36
	46/526	0	00	20
	46/527	0	01	96
	45	0	00	89
9. हबीबपुर मजरा	163	0	00	89
	164	0	13	90
	319	0	01	07
	165	0	13	72
	329	0	02	78
	335	0	00	44
	336	0	03	88
	337	0	07	84
	338	0	07	84
	339	0	04	37
	377	0	00	53
	378	0	00	36
	389	0	00	20
	394	0	00	20
	395	0	12	75
	396	0	09	62
	397	0	10	34
	405	0	00	48
	409	0	00	62

गाँव का नाम 1	खसरा संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
	410	0	00	20
	411	0	08	29
	412	0	00	48
	414	0	00	36
	415	0	00	20
	416	0	03	80
	417	0	00	36
	418	0	05	70
	419	0	00	20
	404	0	00	53
10. मीतली	1915	0	01	42
	1917	0	07	13
	1912	0	05	70
	865	0	03	03
	864	0	00	83
	863	0	09	98
	862	0	00	36
	856	0	09	98
	849	0	00	36
	848	0	00	54
	832	0	04	14
	831	0	03	87
	829	0	17	46
	827	0	03	60
	825	0	00	54
	817	0	00	20
	816	0	09	00
	815	0	06	80
	814	0	04	08
	813	0	00	86
	812	0	02	25
	818	0	00	36
	787	0	23	40
	786	0	19	08

गाँव का नाम 1	खसरा संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
	785	0	00	36
	784	0	00	54
	679	0	07	38
	680	0	00	36
	685	0	04	68
	686	0	04	68
	688	0	00	20
	687	0	00	56
	689	0	00	24
	684	0	00	80
	683	0	03	96
	526	0	01	26
	525	0	00	54
	522	0	13	86
	521	0	01	76
	520	0	06	40
	468	0	00	54
	467	0	00	36
11. बली	1058	0	03	48
	1057	0	07	92
	1055	0	00	53
	1052	0	14	79
	1053	0	00	36
	1046	0	08	91
	1047	0	00	53
	1045	0	00	87
	1059	0	00	95
	1060	0	03	48
	1120	0	00	95
	1117	0	01	39
	1115	0	00	66
	1114	0	00	35
	1113	0	13	89
	1112	0	00	53

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	1111	0	00	36
	1108	0	01	19
	1107	0	06	41
	1105	0	00	20
	1106	0	00	20
	1104	0	06	28
	1094	0	03	36
	1095	0	22	99
	1092	0	03	17
	1091	0	00	36
	1090	0	00	54
	1087	0	16	02
	1083	0	00	36
	1084	0	00	53
	1078	0	00	32
	1086	0	00	20
	1077	0	14	79
	1075	0	00	36
	1073	0	00	30
	1074	0	22	89
	1071	0	00	89
	1068	0	00	30
	1069	0	00	45
	1070	0	00	30
	402	0	01	60
	404	0	03	39
	405	0	11	23
	406	0	08	02
	407	0	00	77
	420	0	00	95
	419	0	00	20
	401	0	00	36
	400	0	02	14
	278	0	00	36

गाँव का नाम 1	खसरा संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
	293	0	06	42
	294	0	20	50
	295	0	00	20
	291	0	00	36
	290	0	00	53
	289	0	03	48
	288	0	06	42
	287	0	00	20
	286	0	10	69
	285	0	03	56
	280	0	00	48
	282	0	18	81
	281	0	00	51
	276	0	08	91
	266	0	01	19
	265	0	00	48
	247	0	22	45
	242	0	00	32
	248	0	08	35
	241	0	00	36
	232	0	00	83
	231	0	07	00
	230	0	02	38
	229	0	14	74
	228	0	00	32
	227	0	00	55
	182	0	00	79
	181	0	00	55
	180	0	00	83
	178	0	00	83
	179	0	01	78
	41	0	14	26
	45	0	01	96
	44	0	13	54

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	35	0	00	36
	33	0	00	20
	34	0	08	02
	46	0	00	40
	47	0	00	59
	56	0	00	69
	55	0	12	99
	52	0	06	77
	51	0	00	40
	50	0	10	71
	59	0	00	40
	60	0	00	59
	65	0	01	11
	61	0	13	62
	62	0	07	13
	63	0	00	71
	17	0	00	95
	18	0	00	48
	10	0	00	53
	9	0	08	43
	8	0	00	20
	7	0	00	99
12. पुटठी ब्रह्मनान	212	0	09	80
	211	0	06	77
	213	0	00	54
	214	0	10	44
	176	0	01	16
	174	0	01	48
	215	0	09	05
	206	0	00	20
	207	0	00	87
	208	0	07	57
	216	0	00	20
	200	0	16	77

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	201	0	00	53
	198	0	08	05
	199	0	00	92
	193	0	01	31
	194	0	00	33
	195	0	10	36
	192	0	01	07
	196	0	00	20
	111	0	22	81
	110	0	04	28
	14	0	01	90
	18	0	15	51
	16	0	00	20
	17	0	00	20
	15	0	25	66
	6	0	40	99
	5	0	01	01
	3	0	20	16
	8	0	01	01
	9	0	00	40
	1	0	21	82
13. मुकारमपुर	90	0	00	20
	89	0	00	20
	85	0	00	71
	84	0	08	02
	83	0	10	34
	82	0	12	83
	81	0	00	53
	80	0	02	18
	79	0	06	68
	78	0	02	82
14. ग्यासरी उर्फ गांधी	302	0	06	77
	301	0	02	61
	300	0	00	87

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	299	0	.05	60
	298	0	.01	74
	297	0	.17	29
	296	0	.00	71
	295	0	.00	89
	294	0	.01	43
	267	0	.34	17
	268	0	.03	03
	266	0	.02	14
	264	0	.03	56
	265	0	.01	07
	257	0	.10	21
	258	0	.14	01
	259	0	.05	27
	262	0	.00	20
	255	0	.02	79
	256	0	.06	56
	254	0	.12	52
	253	0	.25	66
15. नौरोजपुर गूजर	370	0	.01	43
	369	0	.02	14
	342	0	.00	71
	340	0	.22	99
	334	0	.00	71
	337	0	.09	44
	336	0	.11	21
	335	0	.01	51
	153	0	.00	89
	156	0	.09	80
	158	0	.18	53
	157	0	.09	98
	149	0	.04	28
	147	0	.19	60
	94	0	.00	53

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	93	0	31	18
	92	0	00	89
	95	0	32	25
	145	0	00	53
	96	0	03	30
	97	0	30	12
	108	0	00	65
	86	0	02	83
	83	0	07	48
	82	0	13	72
	43	0	00	71
	42	0	02	38
	41	0	00	63
	40	0	34	22
	37	0	05	88
	38	0	01	66
16. सूजरा	562	0	01	80
	555	0	08	55
17. सखरपुर कलाँ	1979	0	00	20
	1978	0	12	02
	1971	0	00	55
	1977	0	00	20
	1976	0	10	69
	1975	0	03	70
	1952	0	00	55
	1974	0	08	67
	1966	0	01	07
	1965	0	00	20
	1964	0	09	27
	1962	0	00	44
	1963	0	03	39
	1794	0	00	83
	1961	0	03	83
	1795	0	07	48

गाँव का नाम 1	खसरा संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
	1796	0	03	80
	1798	0	05	75
	1799	0	01	52
	1785	0	02	22
	1784	0	02	22
	1783	0	02	22
	1710	0	00	20
	1691	0	04	76
	1690	0	08	20
	1689	0	02	14
	1667	0	00	59
	1662	0	00	97
	1661	0	09	38
	1665	0	00	95
	1666	0	05	65
	1669	0	01	11
	1670	0	08	36
	1645	0	02	16
	1657	0	01	07
	1656	0	05	71
	1655/2090	0	00	20
	1655	0	28	56
	1654	0	01	78
	1644	0	00	53
	1633	0	02	18
	1610	0	21	21
	1609	0	00	48
	1608	0	00	71
	1606	0	00	49
	1607	0	14	22
	1598	0	31	90
	1581	0	04	99
	1580	0	25	66
	1573	0	00	71

गाँव का नाम 1	खसरा संख्या 2	देवफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
	1572	0	13	14
	1574	0	00	71
	949	0	00	53
	1317	0	11	56
	1315	0	00	36
	1314	0	00	53
	1312	0	28	44
	1313	0	12	12
	1311	0	09	00
	1310	0	00	71
	1296	0	29	58
	1293	0	09	98
	1225	0	07	48
	954	0	03	86
	1224/1996	0	00	20
	1224	0	29	98
	1227	0	00	55
	1228	0	00	53
	1261	0	00	20
	1260	0	32	26
	1259	0	05	44
	1258	0	00	69
18. खेड़की	321	0	04	28
	303	0	00	41
	302	0	13	63
	300	0	17	82
	301	0	00	20
	284	0	26	65
	285	0	11	40
	272	0	05	52
	271	0	17	64
	270	0	22	81
	267	0	01	11
	268	0	00	25

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	269	0	04	72
	232	0	00	53
	266	0	00	20
	265	0	15	52
	264	0	00	70
	233	0	14	97
	224	0	00	53
	223	0	21	03
	221	0	00	59
	220	0	22	14
	236	0	01	90
19. शिकोहपुर	167	0	01	35
	164	0	09	27
	156	0	00	53
	152	0	00	71
	151	0	43	13
	146	0	01	34
	150	0	01	58
20. ट्यौढ़ी	950	0	27	26
	948	0	00	89
	947	0	00	53
	945	0	05	35
	944	0	00	36
	941	0	21	92
	921	0	04	28
	487	0	29	67
	488	0	00	89
	489	0	07	84
	490	0	07	13
	474	0	00	53
	472	0	23	52
	497	0	01	78
	497/994	0	02	38
	464	0	13	90

गाँव का नाम 1	खसरा संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
	463	0	13	36
	444	0	00	89
	445	0	00	36
	448	0	12	47
	447	0	30	29
	288	0	00	20
	284	0	00	71
	287	0	03	70
	289	0	19	78
	290	0	06	95
	252	0	22	81
	247	0	00	36
	248	0	00	89
	251	0	01	25
	246	0	16	93
	245	0	09	98
	244	0	00	53
	242	0	23	88
	258	0	00	36
	259	0	00	71
	198	0	11	76
	199	0	00	36
	200	0	00	89
	203	0	02	49
	202	0	12	12
	201	0	04	45
	205	0	09	62
	207	0	00	53
	90	0	24	95
	89	0	31	90
	91	0	00	36
	92	0	00	53
	93	0	18	89
	94	0	23	80

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	53	0	02	22
	54	0	01	01
	55	0	00	67
	56	0	22	45
	57	0	00	20
	58	0	00	20
	32	0	00	20
	21	0	00	20
	22	0	07	13
	31	0	11	76
	23	0	14	97
	17	0	23	34
	15	0	04	99
	13	0	05	17
	12	0	01	11
21. राजपुर खामपुर	838	0	02	49
	807	0	31	54
	806	0	03	21
	810	0	00	20
	821	0	00	20
	805	0	39	56

[फा. सं. एल-14014/30/2006-जी. पी.]

एस. बी. मण्डल, अवर सचिव

New Delhi, the 2nd April, 2007

S.O. 966.—Whereas by notification of Government of India in the Ministry of Petroleum and Natural Gas, published in the Gazette of India vide number S.O. 4004 dated the 11th September 2006, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the right of user in the land specified in the Schedule appended to this notification, in Tehsil Baghpat, District Baghpat, in Uttar Pradesh State; for the purpose of laying pipeline for the transportation of natural gas from Dadri in the state of Uttar Pradesh to Panipat in the state of Haryana by the Indian Oil Corporation Limited;

And whereas copies of the said gazette notification were made available to the public on 10.11.2006.

And whereas, the Competent Authority has under sub-section (1) of section 6 of the said Act, submitted his report to the Central Government.

And whereas, the Central Government after considering the said report is satisfied that the right of user in the land specified in the Schedule appended to this notification should be acquired;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this notification is acquired;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of users in the said land shall instead of vesting in the Central Government, vest from the date of publication of this declaration, in the Indian Oil Corporation Limited free from all encumbrances.

SCHEDULE

Tehsil : Baghpat	District : Baghpat	State : Uttar Pradesh		
		Area		
		Hectare	Are	Square Meter
1	2	3	4	5
1. CHAMRAWAL				
	1329	0	02	08
	1328	0	00	36
	1327	0	08	82
	1326	0	06	48
	1325	0	13	68
	1324	0	07	20
	1322	0	00	36
	1323	0	07	47
	1315	0	15	30
	1314	0	09	72
	981	0	02	40
	979	0	02	40
	977	0	01	26
	974	0	19	98
	975	0	28	44
2. KHASPUR				
	605	0	05	40
	571	0	17	64
	572	0	05	06
	570	0	15	30
	556	0	00	36
	557	0	00	54
	537	0	00	24
	538	0	08	54

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	539	0	00	48
	541	0	42	66
	542	0	00	54
	543	0	00	36
	547	0	05	12
	532	0	00	54
	533	0	00	36
	529	0	13	12
	526	0	02	52
	527	0	00	36
	523	0	13	76
	522	0	15	12
	518	0	00	36
	519	0	00	54
	515	0	05	72
	514	0	03	52
	512	0	08	52
	511	0	09	00
	453	0	13	32
	455	0	01	10
	454	0	06	04
	471	0	00	40
	464	0	00	36
	465	0	00	54
	470	0	04	86
	469	0	04	86
	468	0	05	04
	467	0	05	22
	466	0	03	24
	501	0	05	58
	317	0	03	60
	8	0	00	57
	6	0	03	99
	7	0	02	56
	5	0	05	76
	4	0	03	36

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	3	0	01	80
	1	0	00	36
3. PANCHI	587	0	15	33
	586	0	05	35
	585	0	05	35
	584	0	06	06
	581	0	01	66
	579	0	04	01
	580	0	05	27
	577	0	00	71
	561	0	05	17
	560	0	01	78
	559	0	05	70
	557	0	05	35
	556	0	06	59
	555	0	11	76
	483	0	01	07
	481	0	00	53
	480	0	00	48
	482	0	00	48
	479	0	13	82
	478	0	08	20
4. UKAWALI	201	0	12	47
	202	0	00	89
	203	0	01	07
	204	0	00	53
	205	0	00	53
	207	0	00	36
	208	0	38	23
	209	0	00	30
	210	0	01	02
	214	0	00	53
	215	0	00	53
	249	0	23	82
	248	0	00	36
	220	0	21	74
	253	0	00	53

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	221	0	00	36
	222	0	15	15
	247	0	00	53
	248	0	00	36
	245	0	23	19
	243	0	00	36
	242	0	11	40
	225	0	01	58
	226	0	06	32
	104	0	05	15
	103	0	27	34
	100	0	01	43
	107	0	00	99
	108	0	09	09
	102	0	13	36
	101	0	10	69
	98	0	00	36
	93	0	02	84
	95	0	27	80
	96	0	08	08
	64	0	00	71
	25	0	05	88
	26	0	00	53
	27	0	39	92
	29	0	10	51
	30	0	14	43
	31	0	00	36
	32	0	07	52
	33	0	00	20
	34	0	00	20
	6	0	00	20
	5	0	11	40
	24	0	00	53
5. KHATTA PRAHLADPUR	2460	0	22	32
	2458	0	00	66
	2457	0	00	44
	2446	0	31	32

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	2437	0	00	66
	2436	0	26	63
	2435	0	03	12
	2448	0	00	36
	554	0	02	56
	553	0	02	79
	552	0	01	80
	551	0	00	54
	528	0	00	20
	521	0	28	80
	520	0	06	80
	518	0	00	20
	519	0	00	20
	514	0	00	44
	513	0	00	66
	505	0	06	30
	504	0	21	60
	496	0	00	44
	495	0	00	66
	494	0	08	64
	490	0	11	43
	489	0	00	60
	488	0	00	44
	487	0	00	66
	481	0	02	40
	480	0	07	20
	479	0	03	69
	477	0	00	48
	476	0	07	56
	468	0	00	45
	467	0	00	28
	453	0	00	72
	452	0	00	64
	458	0	01	04

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	451	0	01	60
	450	0	11	16
	449	0	13	32
	448	0	00	20
	447	0	06	12
	443	0	00	20
	446	0	05	94
	444	0	00	36
	299	0	03	24
	294	0	04	50
	293	0	17	82
	200	0	02	31
	376	0	00	63
	374	0	29	16
	351	0	00	48
	348	0	10	53
	347	0	11	79
	344	0	00	72
	340	0	00	48
	332	0	01	52
	333	0	08	28
	334	0	07	74
	335	0	00	84
	331	0	17	28
	330	0	00	72
	329	0	16	02
	324	0	00	48
	323	0	11	16
	322	0	00	48
	321	0	00	72
	318	0	02	75
	317	0	00	45
6. PAWLA BEGMABAD	1255	0	01	43
	1253	0	15	68

Name of Village 1	Khasra No. 2	Area		
		Hectare 3	Are 4	Square Meter 5
	1161	0	02	08
	1162	0	11	32
	1168	0	07	97
	1167	0	00	20
	1169	0	07	93
	1214	0	09	98
	1213	0	10	31
	1212	0	00	63
	1178	0	01	31
	1181	0	08	17
	1182	0	18	17
	1183	0	01	66
	1127	0	00	95
	1126	0	01	27
	1125	0	00	95
	1055	0	02	49
	1049	0	04	99
	1048	0	05	71
	1050	0	00	24
	1047	0	01	90
	1046	0	03	92
	1045	0	06	95
	1042	0	09	78
	1038	0	00	35
	1041	0	01	58
	1040	0	08	37
	1010	0	00	20
	1039	0	01	74
	1011	0	08	32
	1014	0	03	64
	1012	0	00	20
	1013	0	12	39
	1003	0	00	20
	1006	0	02	06

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	1004	0	06	77
	995	0	00	20
	996	0	14	21
	997	0	00	53
	999	0	00	32
	960	0	02	67
	959	0	05	70
	958	0	12	12
	957	0	03	17
	729	0	09	98
	728	0	00	32
	727	0	00	20
	998	0	02	85
7. BASA TIKRI	207	0	01	43
	216	0	01	31
	229	0	00	89
	228	0	03	08
	227	0	04	45
	226	0	02	67
	218	0	01	29
	219	0	03	10
	220	0	01	53
	221	0	00	20
	215	0	00	89
	214	0	04	64
	212	0	00	36
	209	0	03	74
	210	0	13	43
	211	0	01	07
	206	0	00	89
	205	0	00	36
	204	0	15	33
	203	0	00	71
	201	0	09	75

Name of Village	Khasra No.	Area		
		Hectare	Acre	Square Meter
1	2	3	4	5
	202	0	00	87
	199	0	00	36
	198	0	17	82
	197	0	21	56
	196	0	00	20
8. GAURI PUR	338	0	00	36
	511	0	13	90
	508	0	00	20
	507	0	02	38
	506	0	05	44
	505	0	05	35
	510	0	00	53
	504	0	02	57
	503	0	00	36
	502	0	14	70
	500	0	14	61
	491	0	03	65
	490	0	04	28
	489	0	04	28
	441	0	00	53
	379	0	14	25
	380	0	11	05
	366	0	00	53
	365	0	23	34
	363	0	19	25
	361	0	00	53
	360	0	00	36
	358	0	01	78
	357	0	22	45
	393	0	00	36
	96	0	00	71
	95	0	00	71
	94	0	00	71
	50	0	00	36

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	67	0	01	67
	66	0	00	53
	63	0	10	69
	62	0	00	53
	61	0	00	36
	57	0	00	20
	56	0	01	58
	55	0	05	26
	54	0	16	39
	53	0	04	73
	52	0	01	74
	51	0	00	36
	46/526	0	00	20
	46/527	0	01	96
	45	0	00	89
9. HABIBPUR MAJRA	163	0	00	89
	164	0	13	90
	319	0	01	07
	165	0	13	72
	329	0	02	78
	335	0	00	44
	336	0	03	88
	337	0	07	84
	338	0	07	84
	339	0	04	37
	377	0	00	53
	378	0	00	36
	389	0	00	20
	394	0	00	20
	395	0	12	75
	396	0	09	62
	397	0	10	34
	405	0	00	48
	409	0	00	62

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	410	0	00	20
	411	0	08	29
	412	0	00	48
	414	0	00	36
	415	0	00	20
	416	0	03	80
	417	0	00	36
	418	0	05	70
	419	0	00	20
	404	0	00	53
10. MITLI	1915	0	01	42
	1917	0	07	13
	1912	0	05	70
	865	0	03	03
	864	0	00	83
	863	0	09	98
	862	0	00	36
	856	0	09	98
	849	0	00	36
	848	0	00	54
	832	0	04	14
	831	0	03	87
	829	0	17	46
	827	0	03	60
	825	0	00	54
	817	0	00	20
	816	0	09	00
	815	0	06	80
	814	0	04	08
	813	0	00	86
	812	0	02	25
	818	0	00	36
	787	0	23	40
	786	0	19	08

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	785	0	00	36
	784	0	00	54
	679	0	07	38
	680	0	00	36
	685	0	04	68
	686	0	04	68
	688	0	00	20
	687	0	00	56
	689	0	00	24
	684	0	00	80
	683	0	03	96
	526	0	01	26
	525	0	00	54
	522	0	13	86
	521	0	01	76
	520	0	06	40
	468	0	00	54
	467	0	00	36
11. BALI	1058	0	03	48
	1057	0	07	92
	1055	0	00	53
	1052	0	14	79
	1053	0	00	36
	1046	0	08	91
	1047	0	00	53
	1045	0	00	87
	1059	0	00	95
	1060	0	03	48
	1120	0	00	95
	1117	0	01	39
	1115	0	00	66
	1114	0	00	35
	1113	0	13	89
	1112	0	00	53

Name of Village 1	Khasra No. 2	Area		
		Hectare 3	Are 4	Square Meter 5
	1111	0	00	36
	1108	0	01	19
	1107	0	06	41
	1105	0	00	20
	1106	0	00	20
	1104	0	06	28
	1094	0	03	36
	1095	0	22	99
	1092	0	03	17
	1091	0	00	36
	1090	0	00	54
	1087	0	16	02
	1083	0	00	36
	1084	0	00	53
	1078	0	00	32
	1086	0	00	20
	1077	0	14	79
	1075	0	00	36
	1073	0	00	30
	1074	0	22	89
	1071	0	00	89
	1068	0	00	30
	1069	0	00	45
	1070	0	00	30
	402	0	01	60
	404	0	03	39
	405	0	11	23
	406	0	08	02
	407	0	00	77
	420	0	00	95
	419	0	00	20
	401	0	00	36
	400	0	02	14
	278	0	00	36

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	293	0	06	42
	294	0	20	50
	295	0	00	20
	291	0	00	36
	290	0	00	53
	289	0	03	48
	288	0	06	42
	287	0	00	20
	286	0	10	69
	285	0	03	56
	280	0	00	48
	282	0	18	81
	281	0	00	51
	276	0	08	91
	266	0	01	19
	265	0	00	48
	247	0	22	45
	242	0	00	32
	248	0	08	35
	241	0	00	36
	232	0	00	83
	231	0	07	00
	230	0	02	38
	229	0	14	74
	228	0	00	32
	227	0	00	55
	182	0	00	79
	181	0	00	55
	180	0	00	83
	178	0	00	83
	179	0	01	78
	41	0	14	26
	45	0	01	96
	44	0	13	54

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	35	0	00	36
	33	0	00	20
	34	0	08	02
	46	0	00	40
	47	0	00	59
	56	0	00	69
	55	0	12	99
	52	0	06	77
	51	0	00	40
	50	0	10	71
	59	0	00	40
	60	0	00	59
	65	0	01	11
	61	0	13	62
	62	0	07	13
	63	0	00	71
	17	0	00	95
	18	0	00	48
	10	0	00	53
	9	0	08	43
	8	0	00	20
	7	0	00	99
12. PUTTHI BRAHAMNAN	212	0	09	80
	211	0	06	77
	213	0	00	54
	214	0	10	44
	176	0	01	16
	174	0	01	48
	215	0	09	05
	206	0	00	20
	207	0	00	87
	208	0	07	57
	216	0	00	20
	200	0	16	77

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	201	0	00	53
	198	0	08	05
	199	0	00	92
	193	0	01	31
	194	0	00	33
	195	0	10	36
	192	0	01	07
	196	0	00	20
	111	0	22	81
	110	0	04	28
	14	0	01	90
	18	0	15	51
	16	0	00	20
	17	0	00	20
	15	0	25	66
	6	0	40	99
	5	0	01	01
	3	0	20	16
	8	0	01	01
	9	0	00	40
	1	0	21	82
13. MUKARMPUR	90	0	00	20
	89	0	00	20
	85	0	00	71
	84	0	08	02
	83	0	10	34
	82	0	12	83
	81	0	00	53
	80	0	02	18
	79	0	06	68
	78	0	02	82
14. GYASRI URF GADHI	302	0	06	77
	301	0	02	61
	300	0	00	87

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	299	0	05	60
	298	0	01	74
	297	0	17	29
	296	0	00	71
	295	0	00	89
	294	0	01	43
	267	0	34	17
	268	0	03	03
	266	0	02	14
	264	0	03	56
	265	0	01	07
	257	0	10	21
	258	0	14	01
	259	0	05	27
	262	0	00	20
	255	0	02	79
	256	0	06	56
	254	0	12	52
	253	0	25	66
15. NAUROJPUR GOOJAR	370	0	01	43
	369	0	02	14
	342	0	00	71
	340	0	22	99
	334	0	00	71
	337	0	09	44
	336	0	11	21
	335	0	01	51
	153	0	00	89
	156	0	09	80
	158	0	18	53
	157	0	09	98
	149	0	04	28
	147	0	19	60
	94	0	00	53

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	93	0	31	18
	92	0	00	89
	95	0	32	25
	145	0	00	53
	96	0	03	30
	97	0	30	12
	108	0	00	65
	86	0	02	83
	83	0	07	48
	82	0	13	72
	43	0	00	71
	42	0	02	38
	41	0	00	63
	40	0	34	22
	37	0	05	88
	38	0	01	66
16. SOOJRA	562	0	01	80
	555	0	08	55
17. SARURPUR KALAN	1979	0	00	20
	1978	0	12	02
	1971	0	00	55
	1977	0	00	20
	1976	0	10	69
	1975	0	03	70
	1952	0	00	55
	1974	0	08	67
	1966	0	01	07
	1965	0	00	20
	1964	0	09	27
	1962	0	00	44
	1963	0	03	39
	1794	0	00	83
	1961	0	03	83
	1795	0	07	48

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	1796	0	03	80
	1798	0	05	75
	1799	0	01	52
	1785	0	02	22
	1784	0	02	22
	1783	0	02	22
	1710	0	00	20
	1691	0	04	76
	1690	0	08	20
	1689	0	02	14
	1667	0	00	59
	1662	0	00	97
	1661	0	09	38
	1665	0	00	95
	1666	0	05	65
	1669	0	01	11
	1670	0	08	36
	1645	0	02	16
	1657	0	01	07
	1656	0	05	71
	1655/2090	0	00	20
	1655	0	28	56
	1654	0	01	78
	1644	0	00	53
	1633	0	02	18
	1610	0	21	21
	1609	0	00	48
	1608	0	00	71
	1606	0	00	49
	1607	0	14	22
	1598	0	31	90
	1581	0	04	99
	1580	0	25	66
	1573	0	00	71

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	1572	0	13	14
	1574	0	00	71
	949	0	00	53
	1317	0	11	56
	1315	0	00	36
	1314	0	00	53
	1312	0	28	44
	1313	0	12	12
	1311	0	09	00
	1310	0	00	71
	1296	0	29	58
	1293	0	09	98
	1225	0	07	48
	954	0	03	86
	1224/1996	0	00	20
	1224	0	29	98
	1227	0	00	55
	1228	0	00	53
	1261	0	00	20
	1260	0	32	26
	1259	0	05	44
	1258	0	00	69
18. KHERKI	321	0	04	28
	303	0	00	41
	302	0	13	63
	300	0	17	82
	301	0	00	20
	284	0	26	65
	285	0	11	40
	272	0	05	52
	271	0	17	64
	270	0	22	81
	267	0	01	11
	268	0	00	20

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	269	0	04	72
	232	0	00	53
	266	0	00	20
	265	0	15	52
	264	0	00	70
	233	0	14	97
	224	0	00	53
	223	0	21	03
	221	0	00	59
	220	0	22	14
	236	0	01	90
19. SHIKHPUR	167	0	01	35
	164	0	09	27
	156	0	00	53
	152	0	00	71
	151	0	43	13
	146	0	01	34
	150	0	01	58
20. TYODHI	950	0	27	26
	948	0	00	89
	947	0	00	53
	945	0	05	35
	944	0	00	36
	941	0	21	92
	921	0	04	28
	487	0	29	67
	488	0	00	89
	489	0	07	84
	490	0	07	13
	474	0	00	53
	472	0	23	52
	497	0	01	78
	497/994	0	02	38
	464	0	13	90

Name of Village 1	Khasra No. 2	Area		
		Hectare 3	Are 4	Square Meter 5
	463	0	13	36
	444	0	00	89
	445	0	00	36
	448	0	12	47
	447	0	30	29
	288	0	00	20
	284	0	00	71
	287	0	03	70
	289	0	19	78
	290	0	06	95
	252	0	22	81
	247	0	00	36
	248	0	00	89
	251	0	01	25
	246	0	16	93
	245	0	09	98
	244	0	00	53
	242	0	23	88
	258	0	00	36
	259	0	00	71
	198	0	11	76
	199	0	00	36
	200	0	00	89
	203	0	02	49
	202	0	12	12
	201	0	04	45
	205	0	09	62
	207	0	00	53
	90	0	24	95
	89	0	31	90
	91	0	00	36
	92	0	00	53
	93	0	18	89
	94	0	23	80

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	53	0	02	22
	54	0	01	01
	55	0	00	67
	56	0	22	45
	57	0	00	20
	58	0	00	20
	32	0	00	20
	21	0	00	20
	22	0	07	13
	31	0	11	76
	23	0	14	97
	17	0	23	34
	15	0	04	99
	13	0	05	17
	12	0	01	11
21. RAJPUR KHAMPUR	838	0	02	49
	807	0	31	54
	806	0	03	21
	810	0	00	20
	821	0	00	20
	805	0	39	56

[F. No. L-14014/30/2006-G.P.]

S. B. MANDAL, Under Secy.

नई दिल्ली, 2 अप्रैल, 2007

का. आ. 967.— केन्द्रीय सरकार ने पेट्रोलियम और प्राकृतिक गैस मंत्रालय के का.आ. 3807 दिनांक 18.09.2006, द्वारा पेट्रोलियम और खनिज पाइपलाइन्स (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे उसके पश्चात् उक्त अधिनियम कहा जायेगा) की धारा 3(1) के अधीन अधिसूचना प्रकाशित कर, दादरी (उत्तरप्रदेश राज्य में) से पानीपत (हरियाणा राज्य में) तक, अधिसूचना प्रकाशित कर, दादरी (उत्तरप्रदेश राज्य में) से पानीपत (हरियाणा राज्य में) तक, प्राकृतिक गैस के परिवहन के लिए इंडियन ऑयल कॉर्पोरेशन लिमिटेड द्वारा “आर.-एल.एन.जी. स्पर पाइपलाइन” के सम्बन्ध में उक्त अधिसूचना से संलग्न अनुसूची में निर्दिष्ट तहसील खेकड़ा जिला पाइपलाइन” (उत्तरप्रदेश राज्य) की भूमि में उपयोग के अधिकार के अर्जन के अपने आशय की घोषणा की थी;

और, उक्त अधिसूचना की प्रतियां जनता को दिनांक 06.11.2006 को उपलब्ध करा दी गई थी;

और, उक्त अधिनियम की धारा 6 की उपधारा (1) के अनुसरण में सक्षम प्राधिकारी ने केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और, केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से उपाबद्ध अनुसूची में उपयोग का अधिकार अर्जित करने का विनिश्चय किया है;

अतः, अब, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुये घोषणा करती है कि इस अधिसूचना से उपाबद्ध अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के उपयोग का अधिकार अर्जित किया जाता है;

और, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुये यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय सभी विलंगमों से मुक्त होकर इंडियन ऑयल कॉर्पोरेशन लिमिटेड में निहित होगा।

अनुसूची

तहसील : खेकड़ा	ज़िला : वागपत	राज्य : उत्तर प्रदेश		
		क्षेत्रफल		
		हेक्टेयर	एयर	वर्गभीटर
1	2	3	4	5
1. गौना	639	0	77	16
	640	0	05	34
	641	0	27	44
	642	0	00	62
	622/743	0	05	70
	622	0	32	43
	621	0	00	62
	620	0	07	84
	619	0	07	13
	618	0	06	77
	612	0	00	71
	611	0	00	71
	610	0	00	98
	583	0	05	88
	584	0	29	22
	585	0	00	71
	587	0	13	36
	588	0	00	89
	586	0	00	20
	576	0	14	96
	577	0	03	33
	578	0	10	96
	571	0	02	67
	570	0	00	71

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	562	0	02	26
	561	0	10	69
	560	0	04	99
	559	0	07	30
	558	0	00	20
2. शहवानपुर	128	0	01	07
	127	0	00	89
	126	0	33	15
	118	0	00	89
	111	0	24	38
	110	0	00	53
	105	0	42	06
	104	0	00	71
	102	0	13	19
	72	0	00	53
	71	0	01	07
	19	0	03	21
	18	0	00	89
	17	0	00	53
	14	0	07	48
	13	0	24	59
	16	0	00	20
	12	0	16	75
	10	0	00	71
	11	0	00	53
	5	0	02	85
	4	0	11	40
	1	0	00	89
3. ललयाना	886	0	00	89
	885	0	11	41
	853	0	00	89
	844	0	00	36
	790	0	19	78
	796	0	25	48
	795	0	00	53

गाँव का नाम 1	खसरा संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
	741	0	00	89
	742	0	09	27
	744	0	02	14
	743	0	03	56
	746	0	11	94
	740	0	01	07
	739	0	24	67
	737	0	00	21
	735	0	00	20
	712	0	00	36
	711	0	12	30
	750	0	01	43
	710	0	00	20
4. मन्सूरपुर	202	0	07	37
	197	0	01	66
	201	0	00	20
	198	0	21	38
	199	0	07	84
	194	0	00	36
	193	0	00	89
	189	0	00	99
	190	0	24	64
	184	0	00	89
	181	0	21	26
	124	0	01	39
	123	0	01	58
	180	0	00	99
	118	0	02	85
	119	0	21	38
	122	0	19	13
	121	0	00	63

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	126	0	01	07
	130	0	00	32
	129	0	23	62
	128	0	03	56
	127	0	35	64
5. खैला	105	0	01	06
	111	0	00	20
	106	0	00	65
	107	0	16	92
	108	0	07	20
	109	0	01	70
	110	0	00	59
	104	0	01	60
	90	0	02	00
	89	0	10	04
	88	0	03	21
	87	0	05	70
	86	0	03	92
	85	0	03	56
	84	0	03	21
	82	0	13	54
	81	0	00	24
6. रावण उर्फ बड़ा गाँव	897	0	18	18
	894	0	01	78
7. महरमपुर	362	0	00	71
	360	0	08	55
	359	0	05	34
	358	0	00	95
	357	0	00	36
	356	0	01	07

गाँव का नाम 1	खसग संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एकर 4	वर्गमीटर 5
	353	0	14	25
	342	0	00	36
	337	0	01	43
	336	0	01	43
	335	0	00	89
	273	0	08	24
	274	0	02	91
	271	0	02	61
	270	0	21	32
	241	0	00	36
	240	0	00	71
	239	0	00	20
	238	0	07	48
	237	0	07	48
	232	0	00	53
	231	0	00	36
	230	0	06	06
	229	0	44	02
	228	0	03	03
	227	0	01	25
	226	0	00	53
	218	0	22	71
	216	0	19	60
	214	0	04	81
	217	0	00	20
	213	0	01	25
	208	0	01	25
	194	0	00	20
	190	0	00	20
	189	0	14	69
	187	0	17	11

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	186	0	01	19
	188	0	00	89
	180	0	00	89
	178	0	24	24
	177	0	01	25

[फा. सं. एल-14014/30/2006-जी. पी.]

एस. बी. मण्डल, अवर सचिव

New Delhi, the 2nd April, 2007

S.O. 967.—Whereas by notification of Government of India in the Ministry of Petroleum and Natural Gas, published in the Gazette of India vide number S.O. 3807 dated the 18th September 2006, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the right of user in the land specified in the Schedule appended to this notification, in Tehsil Khekra, District Baghpat, in Uttar Pradesh State; for the purpose of laying pipeline for the transportation of natural gas from Dadri in the state of Uttar Pradesh to Panipat in the state of Haryana by the Indian Oil Corporation Limited;

And whereas copies of the said gazette notification were made available to the public on 06.11.2006.

And whereas, the Competent Authority has under sub-section (1) of section 6 of the said Act, submitted his report to the Central Government.

And whereas, the Central Government after considering the said report is satisfied that the right of user in the land specified in the Schedule appended to this notification should be acquired;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this notification is acquired;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of users in the said land shall instead of vesting in the Central Government, vest from the date of publication of this declaration, in the Indian Oil Corporation Limited free from all encumbrances.

SCHEDULE

Tehsil : Khekra	District: Baghpat	State: Uttar Pradesh		
		Area		
		Hectare	Are	Square Meter
1	2	3	4	5
1. GAUNA	639	0	77	16
	640	0	05	34
	641	0	27	44
	642	0	00	62
	622/743	0	05	70
	622	0	32	43
	621	0	00	62
	620	0	07	84
	619	0	07	13
	618	0	06	77
	612	0	00	71
	611	0	00	71
	610	0	00	98
	583	0	05	88
	584	0	29	22
	585	0	00	71
	587	0	13	36
	588	0	00	89
	586	0	00	20
	576	0	14	96
	577	0	03	33
	578	0	10	96
	571	0	02	67
	570	0	00	71
	562	0	02	26
	561	0	10	69
	560	0	04	99
	559	0	07	30

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	558	0	00	20
2. SHAHWANPUR	128	0	01	07
	127	0	00	89
	126	0	33	15
	118	0	00	89
	111	0	24	38
	110	0	00	53
	105	0	42	06
	104	0	00	71
	102	0	13	19
	72	0	00	53
	71	0	01	07
	19	0	03	21
	18	0	00	89
	17	0	00	53
	14	0	07	48
	13	0	24	59
	16	0	00	20
	12	0	16	75
	10	0	00	71
	11	0	00	53
	5	0	02	85
	4	0	11	40
	1	0	00	89
3. LALYANA	886	0	00	89
	885	0	11	41
	853	0	00	89
	844	0	00	36
	790	0	19	78
	796	0	25	48
	795	0	00	53

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	741	0	00	89
	742	0	09	27
	744	0	02	14
	743	0	03	56
	746	0	11	94
	740	0	01	07
	739	0	24	67
	737	0	00	21
	735	0	00	20
	712	0	00	36
	711	0	12	30
	750	0	01	43
	710	0	00	20
4. MANSURPUR	202	0	07	37
	197	0	01	66
	201	0	00	20
	198	0	21	38
	199	0	07	84
	194	0	00	36
	193	0	00	89
	189	0	00	99
	190	0	24	64
	184	0	00	89
	181	0	21	26
	124	0	01	39
	123	0	01	58
	180	0	00	99
	118	0	02	85
	119	0	21	38
	122	0	19	13
	121	0	00	63

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	126	0	01	07
	130	0	00	32
	129	0	23	62
	128	0	03	56
	127	0	35	64
5. KHAILA	105	0	01	06
	111	0	00	20
	106	0	00	65
	107	0	16	92
	108	0	07	20
	109	0	01	70
	110	0	00	59
	104	0	01	60
	90	0	02	00
	89	0	10	04
	88	0	03	21
	87	0	05	70
	86	0	03	92
	85	0	03	56
	84	0	03	21
	82	0	13	54
	81	0	00	24
6. RAWAN URF BARAGAON	897	0	18	18
	894	0	01	78
7. MEHRAMPUR	362	0	00	71
	360	0	08	55
	359	0	05	34
	358	0	00	95
	357	0	00	36
	356	0	01	07

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	353	0	14	25
	342	0	00	36
	337	0	01	43
	336	0	01	43
	335	0	00	89
	273	0	08	24
	274	0	02	91
	271	0	02	61
	270	0	21	32
	241	0	00	36
	240	0	00	71
	239	0	00	20
	238	0	07	48
	237	0	07	48
	232	0	00	53
	231	0	00	36
	230	0	06	06
	229	0	44	02
	228	0	03	03
	227	0	01	25
	226	0	00	53
	218	0	22	71
	216	0	19	60
	214	0	04	81
	217	0	00	20
	213	0	01	25
	208	0	01	25
	194	0	00	20
	190	0	00	20
	189	0	14	69
	187	0	17	11

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	186	0	01	19
	188	0	00	89
	180	0	00	89
	178	0	24	24
	177	0	01	25

[F. No. L-14014/30/2006-G.P.]
S. B. MANDAL, Under Secy.

नई दिल्ली, 2 अप्रैल, 2007

का. आ. 968.—केन्द्रीय सरकार ने पेट्रोलियम और प्राकृतिक गैस मंत्रालय के का.आ. 3806 दिनांक 18.09.2006, द्वारा पेट्रोलियम और खनिज पाइपलाइन्स (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे उसके पश्चात् उक्त अधिनियम कहा जायेगा) की धारा 3(1) के अधीन अधिसूचना प्रकाशित कर, दादरी (उत्तरप्रदेश राज्य में) से पानीपत (हरियाणा राज्य में) तक, प्राकृतिक गैस के परिवहन के लिए इंडियन ऑयल कॉर्पोरेशन लिमिटेड द्वारा “आर.—एल.एन.जी. स्पर पाइपलाइन” के सम्बन्ध में उक्त अधिसूचना से संलग्न अनुसूची में निर्दिष्ट तहसील बड़ौत जिला पाइपलाइन की भूमि में उपयोग के अधिकार के अर्जन के अपने आशय की घोषणा की थी;

और, उक्त अधिसूचना की प्रतियां जनता को दिनांक 06.11.2006 को उपलब्ध दर्ज की गई थीं;

और, उक्त अधिनियम की धारा 6 की उपधारा (1) के अनुसरण में सक्षम प्राधिकारी ने केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और, केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से उपाबद्ध अनुसूची में उपयोग का अधिकार अर्जित करने का विनिश्चय किया है;

अतः, अब, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुये घोषणा करती है कि इस अधिसूचना से उपाबद्ध अनुसूची में विनिर्दिष्ट भूमि में पाइपलाइन बिछाने के उपयोग का अधिकार अर्जित किया जाता है;

और, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुये यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय सभी विलंगमों से मुक्त होकर इंडियन ऑयल कॉर्पोरेशन लिमिटेड में निहित होगा।

अनुसूची

तहसील : बड़ौत	जिला : बागपत	राज्य : उत्तर प्रदेश		
		क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
1. ढिकाना	559	0	26	37
	560	0	06	50
	561	0	00	20
	556	0	04	99
	562	0	04	01
	567	0	03	88
	573	0	00	62
	566	0	35	90
	568	0	03	90
	569	0	00	55
	580	0	00	89
	581	0	00	71
	583	0	29	94
	582	0	00	20
	587	0	00	71
	604	0	02	14
	647	0	11	23
	648	0	01	07
	645	0	01	25
	649	0	04	28
	650	0	20	67
	653	0	24	24
	655	0	11	40
	665	0	00	89
	692	0	19	78
	693	0	28	16
	680	0	00	71
	501	0	01	78
	500	0	01	07
	499	0	01	07
	498	0	03	92

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
2. लुहारी	18	0	06	95
	19	0	15	50
	20	0	07	13
	21	0	12	47
	24	0	00	71
	25	0	15	68
	261	0	01	07
	32	0	24	24
	204	0	00	20
	212	0	01	25
	213	0	20	31
	209	0	07	84
	208	0	09	98
	214	0	00	71
	215	0	00	71
	216	0	06	24
	223	0	00	89
	224	0	00	71
	190	0	22	46
	160	0	16	75
	157	0	00	71
	138	0	32	08
	161	0	00	89
	132	0	00	71
	137	0	03	92
	162	0	00	20
	165	0	00	20
	164	0	00	20
	163	0	00	20
	136	0	00	36
	135	0	00	42
	134	0	00	20
	131	0	13	67
	127	0	00	53

गाँव का नाम 1	खसरा संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
	126	0	46	15
	1319	0	01	25
	121	0	06	95
	1321	0	03	76
	1326	0	19	14
	1327	0	00	53
	1328	0	00	89
	1353	0	07	84
	1352	0	10	69
	1351	0	00	60
	1349	0	00	89
	1348	0	00	50
	1336	0	13	72
	1337	0	14	26
	1346	0	00	91
	1345	0	00	71
	1338	0	00	99
	1347	0	24	10
	1385	0	00	71
	1386	0	01	78
	1387	0	00	71
	1389	0	03	03
	1390	0	00	71
	1447	0	03	03
	1488	0	35	11
	1507	0	12	47
	1504	0	07	49
	1505	0	33	86
	1501	0	00	24
	1500	0	10	69
	1515	0	00	71
	1516	0	00	71
	1523	0	60	50
	1524	0	00	71

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	1503	0	00	20
	1502	0	00	20
3. अकबरपुर ठसका बांगर	757	0	31	27
	785	0	00	53
	780	0	13	21
	781	0	01	95
	782	0	02	41
	783	0	00	40
	767	0	00	80
	768	0	13	46
	770	0	10	44
	769	0	12	12
	728	0	29	58
	731	0	06	77
	727	0	00	36
	726	0	00	71
	696	0	15	68
	695	0	19	60
	700	0	00	36
	702	0	10	69
	703	0	18	00
	706	0	09	71
	691	0	00	72
	682	0	04	50
	681	0	04	50
	680	0	00	72
4. कोताना बांगर	1200	0	03	56
	1402	0	22	27
	1401	0	02	61
	1278	0	04	28
	1253	0	02	18
	1255	0	00	20
	1254	0	32	53
	1246	0	00	71

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	1245	0	49	18
	1248	0	00	71
	1240	0	02	18
	1241	0	00	95
	1243	0	22	10
	1256	0	00	71
	561	0	01	78
	559	0	06	59
	560	0	30	65
	583	0	32	43
	567	0	18	35
	542	0	00	89
	568	0	01	55
	580	0	21	21
	571	0	09	44
	572	0	02	26
	573	0	11	76
	537	0	03	21
	525	0	15	15
	526	0	12	47
	527	0	00	36
	524	0	00	71
	505	0	03	92
	504	0	04	14
	503	0	04	85
	502	0	00	89
	506	0	22	89
	508	0	13	72
	509	0	00	53
	515	0	00	71
	512	0	00	20
	511	0	18	80
	435	0	31	00
	437	0	00	63

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	438	0	04	17
	436	0	30	37
	268	0	01	19
	273	0	05	26
	272	0	00	71
	269	0	01	15
	253	0	01	19
	252	0	11	78
	254	0	06	33
	252/1469	0	00	50
	251/1471	0	00	27
	250	0	00	97
	251	0	07	76
	248	0	03	74
	49	0	05	70
	48	0	07	84
5. जागोस बांगर	164	0	14	79
	165	0	03	15
	166	0	03	03
	167	0	01	75
	168	0	01	90
	170	0	00	20
	161	0	00	36
	160	0	00	53
	144	0	14	43
	145	0	00	71
	149	0	00	89
	150	0	00	71
	151	0	00	71
	152	0	00	71
	153	0	00	89
	154	0	02	94
	155	0	01	63
	156	0	00	27.

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	148	0	00	53
	147	0	00	36
	146	0	10	51
	141	0	00	20
	174	0	00	53
	182	0	01	10
	183	0	01	19
	185	0	00	71
	197	0	21	88
	198	0	00	49
	199	0	00	71
	207	0	13	72
	206	0	01	14
	205	0	01	43
	203	0	01	43
	216	0	08	82
	215	0	03	03
	212	0	04	90
	211	0	00	53
	213	0	06	42
	214	0	04	28
	218	0	00	72
	219	0	05	52
6. जागोस खादर	180	0	05	04
	165	0	00	24
	164	0	07	13
	162	0	11	31
	160	0	01	98
	159	0	04	28
	154	0	00	20
	158	0	04	81
	153	0	05	40
	74	0	04	32
	73	0	03	78

गाँव का नाम	खसरा संख्या	शेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	72	0	05	08
	81	0	01	39
	80	0	01	61
	83	0	05	26
	82	0	00	64
	85	0	06	75
	86	0	05	71
	87	0	04	32

[फा. सं. एल-14014/30/2006-जी. पी.]

एस. बी. मण्डल, अवर सचिव

New Delhi, the 2nd April, 2007

S.O. 968.— Whereas by notification of Government of India in the Ministry of Petroleum and Natural Gas, published in the Gazette of India vide number S.O. 3806 dated the 18th September 2006, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the right of user in the land specified in the Schedule appended to this notification, in Tehsil Baraut, District Baghpat, in Uttar Pradesh State; for the purpose of laying pipeline for the transportation of natural gas from Dadri in the state of Uttar Pradesh to Panipat in the state of Haryana by the Indian Oil Corporation Limited;

And whereas copies of the said gazette notification were made available to the public on 06.11.2006.

And whereas, the Competent Authority has under sub-section (1) of section 6 of the said Act, submitted his report to the Central Government.

And whereas, the Central Government after considering the said report is satisfied that the right of user in the land specified in the Schedule appended to this notification should be acquired;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this notification is acquired;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of users in the said land shall instead of vesting in the Central Government, vest from the date of publication of this declaration, in the Indian Oil Corporation Limited free from all encumbrances.

SCHEDULE

Tehsil : Baraut		District : Baghpat	State : Uttar Pradesh		
Name of Village	Khasra No.	Area			Square Meter
		Hectare	Are	5	
1	2	3	4	5	
1. DHIKANA	559	0	26	37	
	560	0	06	50	
	561	0	00	20	
	556	0	04	99	
	562	0	04	01	
	567	0	03	88	
	573	0	00	62	
	566	0	35	90	
	568	0	03	90	
	569	0	00	55	
	580	0	00	89	
	581	0	00	71	
	583	0	29	94	
	582	0	00	20	
	587	0	00	71	
	604	0	02	14	
	647	0	11	23	
	648	0	01	07	
	645	0	01	25	
	649	0	04	28	
	650	0	20	67	
	653	0	24	24	
	655	0	11	40	
	665	0	00	89	
	692	0	19	78	
	693	0	28	16	
	680	0	00	71	
	501	0	01	78	
	500	0	01	07	
	499	0	01	07	
	498	0	03	92	

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
2. LUHARI	18	0	06	95
	19	0	15	50
	20	0	07	13
	21	0	12	47
	24	0	00	71
	25	0	15	68
	261	0	01	07
	32	0	24	24
	204	0	00	20
	212	0	01	25
	213	0	20	31
	209	0	07	84
	208	0	09	98
	214	0	00	71
	215	0	00	71
	216	0	06	24
	223	0	00	89
	224	0	00	71
	190	0	22	46
	160	0	16	75
	157	0	00	71
	138	0	32	08
	161	0	00	89
	132	0	00	71
	137	0	03	92
	162	0	00	20
	165	0	00	20
	164	0	00	20
	163	0	00	20
	136	0	00	36
	135	0	00	42
	134	0	00	20
	131	0	13	67
	127	0	00	53

Name of Village 1	Khasra No. 2	Area		
		Hectare 3	Are 4	Square Meter 5
	126	0	46	15
	1319	0	01	25
	121	0	06	95
	1321	0	03	76
	1326	0	19	14
	1327	0	00	53
	1328	0	00	89
	1353	0	07	84
	1352	0	10	69
	1351	0	00	60
	1349	0	00	89
	1348	0	00	50
	1336	0	13	72
	1337	0	14	26
	1346	0	00	91
	1345	0	00	71
	1338	0	00	99
	1347	0	24	10
	1385	0	00	71
	1386	0	01	78
	1387	0	00	71
	1389	0	03	03
	1390	0	00	71
	1447	0	03	03
	1488	0	35	11
	1507	0	12	47
	1504	0	07	49
	1505	0	33	86
	1501	0	00	24
	1500	0	10	69
	1515	0	00	71
	1516	0	00	71
	1523	0	60	50
	1524	0	00	71

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	1503	0	00	20
	1502	0	00	20
3. AKBARPUR THASKA BANGAR	757	0	31	27
	785	0	00	53
	780	0	13	21
	781	0	01	95
	782	0	02	41
	783	0	00	40
	767	0	00	80
	768	0	13	46
	770	0	10	44
	769	0	12	12
	728	0	29	58
	731	0	06	77
	727	0	00	36
	726	0	00	71
	696	0	15	68
	695	0	19	60
	700	0	00	36
	702	0	10	69
	703	0	18	00
	706	0	09	71
	691	0	00	72
	682	0	04	50
	681	0	04	50
	680	0	00	72
4. KOTANA BANGAR	1200	0	03	56
	1402	0	22	27
	1401	0	02	61
	1278	0	04	28
	1253	0	02	18
	1255	0	00	20
	1254	0	32	53
	1246	0	00	71

Name of Village 1	Khasra No. 2	Area		
		Hectare 3	Are 4	Square Meter 5
1	2	3	4	5
	1245	0	49	18
	1248	0	00	71
	1240	0	02	18
	1241	0	00	95
	1243	0	22	10
	1256	0	00	71
	561	0	01	78
	559	0	06	59
	560	0	30	65
	583	0	32	43
	567	0	18	35
	542	0	00	89
	568	0	01	55
	580	0	21	21
	571	0	09	44
	572	0	02	26
	573	0	11	76
	537	0	03	21
	525	0	15	15
	526	0	12	47
	527	0	00	36
	524	0	00	71
	505	0	03	92
	504	0	04	14
	503	0	04	85
	502	0	00	89
	506	0	22	89
	508	0	13	72
	509	0	00	53
	515	0	00	71
	512	0	00	20
	511	0	18	80
	435	0	31	00
	437	0	00	63

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	438	0	04	17
	436	0	30	37
	268	0	01	19
	273	0	05	26
	272	0	00	71
	269	0	01	15
	253	0	01	19
	252	0	11	78
	254	0	06	33
	252/1469	0	00	50
	251/1471	0	00	27
	250	0	00	97
	251	0	07	76
	248	0	03	74
	49	0	05	70
	48	0	07	84
5. JAGOS BANGAR	164	0	14	79
	165	0	03	15
	166	0	03	03
	167	0	01	75
	168	0	01	90
	170	0	00	20
	161	0	00	36
	160	0	00	53
	144	0	14	43
	145	0	00	71
	149	0	00	89
	150	0	00	71
	151	0	00	71
	152	0	00	71
	153	0	00	89
	154	0	02	94
	155	0	01	63
	156	0	00	27

Name of Village 1	Khasra No. 2	Area		
		Hectare 3	Are 4	Square Meter 5
	148	0	00	53
	147	0	00	36
	146	0	10	51
	141	0	00	20
	174	0	00	53
	182	0	01	10
	183	0	01	19
	185	0	00	71
	197	0	21	88
	198	0	00	49
	199	0	00	71
	207	0	13	72
	206	0	01	14
	205	0	01	43
	203	0	01	43
	216	0	08	82
	215	0	03	03
	212	0	04	90
	211	0	00	53
	213	0	06	42
	214	0	04	28
	218	0	00	72
	219	0	05	52
6. JAGOS KHADAR	180	0	05	04
	165	0	00	24
	164	0	07	13
	162	0	11	31
	160	0	01	98
	159	0	04	28
	154	0	00	20
	158	0	04	81
	153	0	05	40
	74	0	04	32
	73	0	03	78

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	72	0	05	08
	81	0	01	39
	80	0	01	61
	83	0	05	26
	82	0	00	64
	85	0	06	75
	86	0	05	71
	87	0	04	32

[F. No. L-14014/30/2006-G.P.]
S. B. MANDAL, Under Secy.

नई दिल्ली, 2 अप्रैल, 2007

का. आ. 969.— केन्द्रीय सरकार को लोक हित में यह आवश्यक प्रतीत होता है कि उत्तरप्रदेश राज्य में दादरी से हरियाणा राज्य में पानीपत तक, प्राकृतिक गैस के परिवहन के लिए इण्डियन ऑयल कॉर्पोरेशन लिमिटेड द्वारा आर.-एल.एन.जी. स्पर पाइपलाइन बिछाई जानी चाहिए;

और केन्द्रीय सरकार को उक्त पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि उक्त भूमि में, जो इस अधिसूचना से संलग्न अनुसूची में वर्णित है और जिसमें पाइपलाइन बिछाए जाने का प्रस्ताव है, उपयोग के अधिकार का अर्जन किया जाए;

अतः अब, केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन्स (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उक्त भूमि में उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है;

कोई भी व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितवद्ध है, उस तारीख से जिसको भारत के राजपत्र में यथा प्रकाशित इस अधिसूचना की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इककीस दिन के भीतर उसमें उपयोग के अधिकार का अर्जन करने या भूमि के नीचे पाइपलाइन बिछाने के संबंध में श्री वीरेन्द्र कुमार गुप्ता, वरिष्ठ भूमि अर्जन अधिकारी / सक्षम प्राधिकारी, इण्डियन ऑयल कॉर्पोरेशन लिमिटेड, आर -2/18, राज नगर, गाजियाबाद (उत्तर प्रदेश) को लिखित रूप में आक्षेप भेज सकेगा।

अनुसूची

तहसील : खेकड़ा		जिला : बागपत	राज्य : उत्तर प्रदेश		
गाँव का नाम		खसरा संख्या	क्षेत्रफल		
1		2	3	4	5
1. खैला		109 110	0 0	01 01	86 43

[फा. सं. एल-14014/30/2006-जी. पी.]

एस. बी. मण्डल, अबर सचिव

New Delhi, the 2nd April, 2007

S.O. 969.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of natural gas from Dadri in the State of Uttar Pradesh to Panipat in the State of Haryana, R-LNG Spur pipeline should be laid by the Indian Oil Corporation Limited;

And, whereas it appears to the Central Government that for the purpose of laying the said pipeline, it is necessary to acquire the right of user in the land under which the said pipeline is proposed to be laid, and which is described in the Schedule annexed to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person interested in the land described in the said schedule may, within twenty one days from the date on which the copies of this notification issued under sub-section(1) of Section 3 of the said Act, as published in the Gazette of India, are made available to the general public, object in writing to the acquisition of the right of user therein or laying of the pipeline under the land, to Shri Birendra Kumar Gupta, Sr.Land Acquisition Officer/ Competent Authority, Indian Oil Corporation Limited, R - 2/18 Raj Nagar, Ghaziabad, (Uttar Pradesh).

SCHEDULE

Tehsil : Khekra	District : Baghpat	State : Uttar Pradesh		
Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
1. KHAILA	109	0	01	86
	110	0	01	43

[F. No. L-14014/30/2006-G.P.]
S. B. MANDAL, Under Secy

नई दिल्ली, 2 अप्रैल, 2007

का. आ. 970.—केन्द्रीय सरकार को लोक हित में यह आवश्यक प्रतीत होता है कि उत्तरप्रदेश राज्य में दादरी से हरियाणा राज्य में पानीपत तक, प्राकृतिक गैस के परिवहन के लिए इण्डियन ऑयल कॉर्पोरेशन लिमिटेड द्वारा आर.-एल.एन.जी. स्पर पाइपलाइन बिछाई जानी चाहिए;

और केन्द्रीय सरकार को उक्त पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि उक्त भूमि में, जो इस अधिसूचना से संलग्न अनुसूची में वर्णित है और जिसमें पाइपलाइन बिछाए जाने का प्रस्ताव है, उपयोग के अधिकार का अर्जन किया जाए;

अतः अब, केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन्स (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उक्त भूमि में उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है;

कोई भी व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको भारत के राजपत्र में यथा प्रकाशित इस अधिसूचना की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इककीस दिन के भीतर उसमें उपयोग के अधिकार का अर्जन करने या भूमि के नीचे पाइपलाइन बिछाने के संबंध में श्री बीरेन्द्र कुमार गुप्ता, वरिष्ठ भूमि अर्जन अधिकारी / सक्षम प्राधिकारी, इण्डियन ऑयल कॉर्पोरेशन लिमिटेड, आर -2/18, राज नगर, गाजियाबाद (उत्तर प्रदेश) को लिखित रूप में आक्षेप भेज सकेगा।

अनुसूची

तहसील : दादरी	जिला : गौतमबुद्धनगर	राज्य : उत्तर प्रदेश		
		क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
1. विसाहडा	671	0	10	98
	674 मि.	0	04	50
	674 मि.	0	03	78
	679/1 मि.	0	02	34
	679/1 मि.	0	00	54
	679/1 मि.	0	00	20
	679/1 मि.	0	06	66
	680/2 मि.	0	03	96
	680/2 मि.	0	08	55
	680/2 मि.	0	01	20
	681	0	02	40
	684	0	02	34
	763 मि.	0	00	20
	764/1 मि.	0	06	48
	763 मि.	0	09	18
	764/1 मि.	0	05	60
	763 मि.	0	00	54
	764/1 मि.	0	10	54
	764/1 मि.	0	00	20
	764/1 मि.	0	00	20
	760 मि.	0	06	60
	760 मि.	0	01	20
	760 मि.	0	00	40
	759 मि.	0	00	28
	759 मि.	0	00	84
	759 मि.	0	00	56
	756 मि.	0	00	48
	756 मि.	0	00	64
	757 मि.	0	04	68
	757 मि.	0	00	54
	757 मि.	0	03	96

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	852	0	09	72
	851मि.	0	03	52
	848 मि.	0	00	45
	851मि.	0	02	86
	848 मि.	0	08	04
	846 मि.	0	00	90
	846 मि.	0	00	54
	846 मि.	0	00	60
	846 मि.	0	00	36
	846 मि.	0	09	90
	845 मि.	0	03	12
	845 मि.	0	01	44
	846 मि.	0	00	28
	845 मि.	0	10	08
	840/1 मि.	0	06	84
	841 मि.	0	00	64
	841 मि.	0	00	20
	841 मि.	0	00	72
	840/2 मि.	0	01	80
	826/1	0	00	20
	840/1	0	01	69
	840/3 मि.	0	10	92
	826/2	0	01	08
	840/3 मि.	0	00	27
	840/3 मि.	0	00	20
	840/3 मि.	0	02	10
	829 मि.	0	02	40
	831	0	01	60
	830/1 मि.	0	03	48
	830/2 मि.	0	01	12
	829 मि.	0	00	72
	830/1 मि.	0	01	44
	830/2 मि.	0	04	64
	830/1मि.	0	01	32

गाँव का नाम 1	खसरा संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
1	2	3	4	5
	815/1 मि.	0	06	66
	830/2 मि.	0	01	62
	815/1 मि.	0	02	61
	817/1 मि.	0	03	72
	818 मि.	0	05	98
	818 मि.	0	00	54
	818 मि.	0	00	20
	818 मि.	0	03	60
	817/1 मि.	0	04	86
	817/1 मि.	0	09	00
	817/1 मि.	0	08	58
	817/1 मि.	0	03	60
	887/2	0	01	08
	887/1	0	09	54
	637	0	02	88
	904	0	01	62
	903/1 मि.	0	16	53
	897 मि.	0	08	64
	903/1 मि.	0	00	40
	897 मि.	0	05	76
	897 मि.	0	00	52
	897 मि.	0	04	11
	898 मि.	0	01	50
	898 मि.	0	05	70
	917/2 मि.	0	09	36
	917/1 मि.	0	04	14
	898 मि.	0	00	20
	898 मि.	0	00	20
	917/1 मि.	0	00	20
	917/1 मि.	0	16	92
	583/1 मि.	0	00	36
	583/1 मि.	0	09	72
	583/1 मि.	0	00	54
	583/1 मि.	0	02	34

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	583/3 मि.	0	04	34
	593 मि.	0	06	30
	584	0	00	50
	593 मि.	0	02	64
	593 मि.	0	04	36
	593 मि.	0	00	84
	585 मि.	0	01	18
	586/1 मि.	0	09	72
	585 मि.	0	02	80
	585 मि.	0	00	88
	586/1 मि.	0	10	32
	586/2 मि.	0	01	44
	575	0	03	78
	570	0	31	50
	559	0	05	04
	558	0	24	48
	555	0	00	20
2. महावड	300	0	00	90

[फा. सं. एल-14014/31/2006-जी. पी.]

एस. बी. मण्डल, अवर सचिव

New Delhi, the 2nd April, 2007

S. O. 970.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of natural gas from Dadri in the State of Uttar Pradesh to Panipat in the State of Haryana, R-LNG Spur pipeline should be laid by the Indian Oil Corporation Limited;

And, whereas it appears to the Central Government that for the purpose of laying the said pipeline, it is necessary to acquire the right of user in the land under which the said pipeline is proposed to be laid, and which is described in the Schedule annexed to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person interested in the land described in the said schedule may, within twenty one days from the date on which the copies of this notification issued under sub-section(1) of Section 3 of the said Act, as published in the Gazette of India, are made available to the general public, object in writing to the acquisition of the right of user therein or laying of the pipeline under the land, to Shri Birendra Kumar Gupta, Sr.Land Acquisition Officer/ Competent Authority, Indian Oil Corporation Limited, R - 2/18 Raj Nagar, Ghaziabad, (Uttar Pradesh).

SCHEDULE

Tehsil : Dadri		District: Gautambudhnagar	State: Uttar Pradesh		
Name of Village	Khasra No.	Area			Square Meter
		Hectare	Are		
1	2	3	4	5	
1. BISAHRA	671	0	10	98	
	674 Min	0	04	50	
	674 Min	0	03	78	
	679/1 Min	0	02	34	
	679/1 Min	0	00	54	
	679/1 Min	0	00	20	
	679/1 Min	0	06	66	
	680/2 Min	0	03	96	
	680/2 Min	0	08	55	
	680/2 Min	0	01	20	
	681	0	02	40	
	684	0	02	34	
	763 Min	0	00	20	
	764/1 Min	0	06	48	
	763 Min	0	09	18	
	764/1 Min	0	05	60	
	763 Min	0	00	54	
	764/1 Min	0	10	54	
	764/1 Min	0	00	20	
	764/1 Min	0	00	20	
	760 Min	0	06	60	
	760 Min	0	01	20	
	760 Min	0	00	40	
	759 Min	0	00	28	
	759 Min	0	00	84	
	759 Min	0	00	56	
	756 Min	0	00	48	

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	756 Min	0	00	64
	757 Min	0	04	68
	757 Min	0	00	54
	757 Min 852	0	03 09	96 72
	851Min	0	03	52
	848 Min	0	00	45
	851Min	0	02	86
	848 Min	0	08	04
	846 Min	0	00	90
	846 Min	0	00	54
	846 Min	0	00	60
	846 Min	0	00	36
	846 Min	0	09	90
	845 Min	0	03	12
	845 Min	0	01	44
	846 Min	0	00	28
	845 Min	0	10	08
	840/1 Min	0	06	84
	841 Min	0	00	64
	841 Min	0	00	20
	841 Min	0	00	72
	840/2 Min	0	01	80
	826/1	0	00	20
	840/1	0	01	69
	840/3 Min	0	10	92
	826/2	0	01	08
	840/3 Min	0	00	27
	840/3 Min	0	00	20
	840/3 Min	0	02	10
	829 Min	0	02	40
	831	0	01	60
	830/1 Min	0	03	48
	830/2 Min	0	01	12
	829 Min	0	00	72
	830/1 Min	0	01	44
	830/2 Min	0	04	64
	830/1Min	0	01	32

Name of Village 1	Khasra No. 2	Area		
		Hectare 3	Are 4	Square Meter 5
1	2	3	4	5
	815/1 Min	0	06	66
	830/2 Min	0	01	62
	815/1 Min	0	02	61
	817/1 Min	0	03	72
	818 Min	0	05	98
	818 Min	0	00	54
	818 Min	0	00	20
	818 Min	0	03	60
	817/1 Min	0	04	86
	817/1 Min	0	09	00
	817/1 Min	0	08	58
	817/1 Min	0	03	60
	887/2	0	01	08
	887/1	0	09	54
	637	0	02	88
	904	0	01	62
	903/1 Min	0	16	53
	897 Min	0	08	64
	903/1 Min	0	00	40
	897 Min	0	05	76
	897 Min	0	00	52
	897 Min	0	04	11
	898 Min	0	01	50
	898 Min	0	05	70
	917/2 Min	0	09	36
	917/1 Min	0	04	14
	898 Min	0	00	20
	898 Min	0	00	20
	917/1 Min	0	00	20
	917/1 Min	0	16	92
	583/1 Min	0	00	36
	583/1 Min	0	09	72
	583/1 Min	0	00	54
	583/1 Min	0	02	34

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	583/3 Min	0	04	34
	593 Min	0	06	30
	584	0	00	50
	593 Min	0	02	64
	593 Min	0	04	86
	593 Min	0	00	84
	585 Min	0	01	18
	586/1 Min	0	09	72
	585 Min	0	02	80
	585 Min	0	00	88
	586/1 Min	0	10	32
	586/2 Min	0	01	44
	575	0	03	78
	570	0	31	50
	559	0	05	04
	558	0	24	48
	555	0	00	20
2. MAHAWAR	300	0	00	90

[F. No. L-14014/31/2006-G.P.]

S. B. MANDAL, Under Secy.

नई दिल्ली, 2 अप्रैल, 2007

का, आ. 971.— केन्द्रीय सरकार ने पेट्रोलियम और प्राकृतिक गैस मंत्रालय के का.आ. 3863 दिनांक 25.09.2006, द्वारा पेट्रोलियम और खनिज पाइपलाइन्स (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे उसके पश्चात् उक्त अधिनियम कहा जायेगा) की धारा 3(1) के अधीन अधिसूचना प्रकाशित कर, दादरी (उत्तरप्रदेश राज्य में) से पानीपत (हरियाणा राज्य में) तक, प्राकृतिक गैस के परिवहन के लिए इंडियन ऑयल कॉर्पोरेशन लिमिटेड द्वारा “आर.-एल.एन.जी. स्पर पाइपलाइन” के सम्बन्ध में उक्त अधिसूचना से संलग्न अनुसूची में निर्दिष्ट तहसील दादरी जिला गौतमबुद्धनगर (उत्तरप्रदेश राज्य) की भूमि में उपयोग के अधिकार के अर्जन के अपने आशय की घोषणा की थी;

और, उक्त अधिसूचना की प्रतियां जनता को दिनांक 09.11.2006 को उपलब्ध करा दी. गई थी;

और, उक्त अधिनियम की धारा 6 की उपधारा (1) के अनुसरण में सक्षम प्राधिकारी ने केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और, केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से उपाबद्ध अनुसूची में उपयोग का अधिकार अर्जित करने का विनिश्चय किया है;

अतः अब, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (1) हरसा इहत्त शक्तियों का प्रयोग करते हुये घोषणा करती है कि इस अधिसूचना से उपावद्ध अनुसूची में ट्रेडिंग भूमि में पाइपलाइन बिछाने के उपयोग का अधिकार अर्जित किया जाता है;

और, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (2) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुये यह निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने की बजाय सभी विलंगमों से मुक्त होकर इंडियन ऑयल एंड पेलिट ट्रिडिंग में निहित होगा।

अनुसूची

तहसील : दादरी	जिला : गौतमबुद्धनगर	उक्त भूमि : उत्तर प्रदेश		
		क्षेत्रफल	हेक्टेयर	एयर
गाँव का नाम	खसरा संख्या	वर्गमीटर		
1	2	3	4	5
1. सालारपुर कलां	440	0	05	76
	441	0	28	56
	442	0	00	48
	435	0	05	94
	371	0	00	18
	380	0	00	20
	381	0	16	02
	382	0	01	44
	378	0	10	26
	389	0	01	28
	390	0	06	93
	388	0	03	96
	391	0	10	44
	392	0	07	02
	415	0	03	20
	414	0	04	32
	413	0	00	36
	409	0	00	60
	410	0	03	92
	411	0	00	20
	412	0	00	48
	407	0	05	94
	425	0	01	44
	863	0	06	48
	869	0	00	90

गाँव का नाम 1	खसरा संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
	335	0	05	84
	336	0	00	96
	334	0	15	84
	333	0	12	60
	332	0	00	72
	870	0	00	36
	873	0	05	04
	872	0	02	32
	871	0	17	03
	880	0	00	90
	881	0	00	20
	882	0	00	20
	831	0	00	36
	868	0	00	20
	833	0	01	44
	770	0	17	82
	772	0	05	04
	773	0	08	82
	774	0	00	90
	760	0	00	36
	735	0	14	40
	734	0	04	68
	729	0	00	36
	727	0	16	20
	726	0	07	38
	786	0	00	36
	721	0	01	44
	790	0	06	28
	791	0	01	08
	792	0	00	36
	651	0	00	20
	793	0	00	72
	650	0	22	32
	649	0	12	42
	647	0	01	10
	648	0	18	44

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	638	0	01	44
	636	0	01	08
	634	0	00	20
	635	0	10	60
	637	0	11	70
	627	0	03	60
	626	0	12	24
	622	0	12	84
	619	0	00	80
	616	0	00	20
	617	0	12	38
	618	0	00	96
	611	0	00	90
	612	0	00	54
	607	0	00	20
	606	0	01	68
	595	0	00	36
	624	0	00	72
2. दादपुर खताना	6	0	00	72
	5	0	02	80
	4	0	09	54
	3	0	03	20
	11	0	01	08
	23	0	17	64
	24	0	01	44
	26	0	01	17
	25	0	01	26
3. रानौली लतीफपुर	274	0	11	79
	280	0	00	36
	281	0	13	14
	288	0	20	97
	282	0	10	08
	284	0	04	86
	283	0	12	24
	379	0	01	08

गाँव का नाम 1	खसरा संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
	732	0	10	74
	731	0	01	60
	730	0	13	46
	726	0	01	08
	727	0	06	24
	724	0	00	54
	698	0	02	24
	699	0	02	10
	700	0	09	72
	697	0	02	56
	702	0	20	34
	705	0	05	76
	691	0	00	90
	673	0	17	28
	671	0	10	36
	669	0	02	56
	670	0	38	62
	647	0	03	60
	506	0	26	28
	500	0	08	64
	499	0	09	36
	510	0	00	90
	481	0	05	04
	477	0	00	20
	478	0	00	21
	479	0	01	40
	480	0	16	92
4. राजतपुर	588	0	00	72
	587	0	09	00
	586	0	05	89
	572	0	00	72
	571	0	00	54
	563	0	03	06

गाँव का नाम 1	खसरा संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
	599	0	03	96
	559	0	04	60
	600	0	07	92
	553	0	02	04
	601	0	01	35
	552	0	05	40
	471	0	01	62
	443	0	10	62
	442	0	13	14
	436	0	01	44
	439	0	00	20
	441	0	00	36
	440	0	00	54
	406	0	12	60
5. कुड़ी खेड़ा	474	0	00	72
	475	0	01	20
	473	0	27	72
	472	0	00	36
	471	0	08	10
	468	0	00	72
	517	0	04	00
	465	0	00	72
	468	0	00	72
	455	0	00	38
	452	0	14	20
	451	0	00	72
	450	0	18	90
	449	0	16	56
	430	0	01	89
	349	0	04	14
	348	0	03	55
	347	0	00	20
	353	0	00	72

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	352	0	14	04
	354	0	00	36
	355	0	00	72
	362	0	01	20
	360	0	24	20
	359	0	12	06
	373	0	00	36
	374	0	00	72
	382	0	11	43
	383	0	07	29
	384	0	00	20
	414	0	00	54
	389	0	00	30
	413	0	10	98
	398	0	00	36
	397	0	01	80
	399	0	15	48
	400	0	00	54
	403	0	00	20
	401	0	19	08
	243	0	02	70
	70	0	00	84
	69	0	02	88
	68	0	02	16
	402	0	00	90
6. बन्धावड	1296	0	01	90
	504	0	01	98
	503	0	10	60
	505	0	00	36
	506	0	04	81
	502	0	04	66
	507	0	00	30
	501	0	01	28

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	508	0	10	96
	509	0	06	66
	498	0	01	08
	497	0	00	36
	496	0	06	59
	492	0	01	19
	488	0	00	90
	487	0	18	72
	486	0	10	33
	479	0	00	36
	473	0	00	90
	472	0	00	81
	471	0	00	20
	470	0	00	88
	469	0	13	85
	468	0	03	78
	465	0	01	44
	407	0	01	28
	406	0	03	06
	405	0	01	44
	404	0	06	10
	403	0	00	72
	466	0	01	44
	205	0	08	64
7. महावड	292	0	01	80
	291	0	00	28
	302	0	00	80
	290	0	08	55
	288	0	14	67
	280	0	00	72
	279	0	00	72
	278	0	07	02

गाँव का नाम 1	खसरा संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
1	2	3	4	5
	268	0	16	38
	261	0	00	72
	260	0	00	72
	117	0	05	85
	116	0	15	12
	118	0	11	52
	119	0	05	67
	120	0	00	72
	122	0	05	76
	123	0	08	82
	124	0	16	92
	127	0	10	77
	128	0	01	20
	109	0	00	72
	108	0	00	72
	99	0	00	20
	100	0	00	20
	98	0	18	45
	97	0	15	66
	96	0	00	36
	95	0	11	70
8. इस्लामाबाद कर्लदा	195	0	01	44
	288	0	12	96
	287	0	05	04
	286	0	07	92
	285	0	08	64
	284	0	04	32
	283	0	00	36
	282	0	07	20
	281	0	02	34
	273	0	00	36
	279	0	00	20
	280	0	00	20

गाँव का नाम 1	खसरा संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
	259	0	09	54
	258	0	13	68
	257	0	00	54
	256	0	00	36
	254	0	00	20
	253	0	01	00
	252	0	00	20
	251	0	11	07
	248	0	01	26
	242	0	09	72
	241	0	00	30
	240	0	00	54
	239	0	00	36
	235	0	00	20
	236	0	19	98
	237	0	09	36
	156	0	04	32
	134	0	00	20
	155	0	00	90
	135	0	08	10
	136	0	06	84
	144	0	00	48
	137	0	00	36
	138	0	00	54
	141	0	17	82
	128	0	09	36
	127	0	14	04
	125	0	06	12
	123	0	00	36
	122	0	00	54
	120	0	03	30
	119	0	09	54
	115	0	00	72

गाँव का नाम 1	खसरा संख्या 2	क्षेत्रफल		
		हेक्टेयर 3	एयर 4	वर्गमीटर 5
		108	08	64
	109	0	05	22
	106	0	03	42
	105	0	02	34
9. कचौड़ा वारसाबाद	1032	0	15	48
	1026	0	04	68
	1007	0	00	40
	1015	0	07	74
	1008	0	02	34
	1013	0	00	36
	1014	0	00	54
	1016	0	10	08
	1017	0	11	88
	1018	0	10	34
	1019	0	00	53
	1020	0	00	36
	1021	0	03	88
	1023	0	00	20
	998	0	00	89
	831	0	02	18
	830	0	04	49
	825	0	00	32
	829	0	05	35
	826	0	06	14
	827	0	10	75
	822	0	01	03
	813	0	03	33
	812	0	16	57
	811	0	08	91
	808	0	07	84
	783	0	00	53
	767	0	04	86
	766	0	05	58

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	765	0	15	84
	768	0	00	54
	770	0	05	76
	771	0	13	14
	769	0	00	20
	772	0	00	20
	758	0	00	72
	738	0	12	60
	739	0	00	56
	740	0	00	36
	741	0	29	16
	743	0	14	40
	706	0	00	36
	705	0	00	54
	650	0	05	40
	651	0	01	92
	652	0	12	24
	653	0	06	12
	654	0	00	20
	661	0	00	54
	675	0	02	40
	676	0	00	36
	678	0	15	12
	679	0	00	36
	680	0	00	54
	681	0	03	60
	682	0	09	00
	683	0	11	34
	684	0	13	68
	685	0	00	54
	686	0	09	00
	667	0	00	27
	65	0	00	27

गाँव का नाम	खसरा संख्या	क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
	54	0	02	88
	53	0	00	54
	55	0	00	20
	49	0	00	24
	48	0	03	96
	44	0	00	54
	45	0	00	36
	43	0	03	96
	42	0	02	88
	41	0	02	70
	40	0	03	06
	39	0	01	12
	38	0	00	54
	26	0	00	90

[फा. सं. एल-14014/31/2006-जी. पी.]

एस. बी. मण्डल, अवर सचिव

New Delhi, the 2nd April, 2007

S.O. 971.—Whereas by notification of Government of India in the Ministry of Petroleum and Natural Gas, published in the Gazette of India vide number S.O. 3863 dated the 25th September 2006, issued under sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), (hereinafter referred to as the said Act), the Central Government declared its intention to acquire the right of user in the land specified in the Schedule appended to this notification, in Tehsil Dadri, District Gautambudhnagar, in Uttar Pradesh State; for the purpose of laying pipeline for the transportation of natural gas from Dadri in the state of Uttar Pradesh to Panipat in the state of Haryana by the Indian Oil Corporation Limited;

And whereas copies of the said gazette notification were made available to the public on 09.11.2006.

And whereas, the Competent Authority has under sub-section (1) of section 6 of the said Act, submitted his report to the Central Government.

And whereas, the Central Government after considering the said report is satisfied that the right of user in the land specified in the Schedule appended to this notification should be acquired;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this notification is acquired;

And further, in exercise of the powers conferred by sub-section (4) of Section 6 of the said Act, the Central Government hereby directs that the right of users in the said land shall instead of vesting in the Central Government, vest from the date of publication of this declaration, in the Indian Oil Corporation Limited free from all encumbrances.

SCHEDULE

Tehsil : Dadri		District: Gautambudhnagar	State: Uttar Pradesh		
Name of Village	Khasra No.	Area			Square Meter
		Hectare	Are		
1	2	3	4	5	
1. SALARPUR KALAN	440	0	05	76	
	441	0	28	56	
	442	0	00	48	
	435	0	05	94	
	371	0	00	18	
	380	0	00	20	
	381	0	16	02	
	382	0	01	44	
	378	0	10	26	
	389	0	01	28	
	390	0	06	93	
	388	0	03	96	
	391	0	10	44	
	392	0	07	02	
	415	0	03	20	
	414	0	04	32	
	413	0	00	36	
	409	0	00	60	
	410	0	03	92	
	411	0	00	20	
	412	0	00	48	
	407	0	05	94	
	425	0	01	44	
	863	0	06	48	
	869	0	00	90	
	335	0	05	84	
	336	0	00	96	
	334	0	15	84	
	333	0	12	60	
	332	0	00	72	

Name of Village 1	Khasra No. 2	Area		
		Hectare 3	Are 4	Square Meter 5
	870	0	00	36
	873	0	05	04
	872	0	02	32
	871	0	17	03
	880	0	00	90
	881	0	00	20
	882	0	00	20
	831	0	00	36
	868	0	00	20
	833	0	01	44
	770	0	17	82
	772	0	05	04
	773	0	08	82
	774	0	00	90
	760	0	00	36
	735	0	14	40
	734	0	04	68
	729	0	00	36
	727	0	16	20
	726	0	07	38
	786	0	00	36
	721	0	01	44
	790	0	06	28
	791	0	01	08
	792	0	00	36
	651	0	00	20
	793	0	00	72
	650	0	22	32
	649	0	12	42
	647	0	01	10
	648	0	18	44
	638	0	01	44
	636	0	01	08

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
	2	3	4	5
	634	0	00	20
	635	0	10	60
	637	0	11	70
	627	0	03	60
	626	0	12	24
	622	0	12	84
	619	0	00	80
	616	0	00	20
	617	0	12	38
	618	0	00	96
	611	0	00	90
	612	0	00	54
	607	0	00	20
	606	0	01	68
	595	0	00	36
	624	0	00	72
2. DADUPUR KHATANA	6	0	00	72
	5	0	02	80
	4	0	09	54
	3	0	03	20
	11	0	01	08
	23	0	17	64
	24	0	01	44
	26	0	01	17
	25	0	01	26
3. RANAULI LATIFPUR	274	0	11	79
	280	0	00	36
	281	0	13	14
	288	0	20	97
	282	0	10	08
	284	0	04	86
	283	0	12	24
	379	0	01	08

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	732	0	10	74
	731	0	01	60
	730	0	13	46
	726	0	01	08
	727	0	06	24
	724	0	00	54
	698	0	02	24
	699	0	02	10
	700	0	09	72
	697	0	02	56
	702	0	20	34
	705	0	05	76
	691	0	00	90
	673	0	17	28
	671	0	10	36
	669	0	02	56
	670	0	38	62
	647	0	03	60
	506	0	26	28
	500	0	08	64
	499	0	09	36
	510	0	00	90
	481	0	05	04
	477	0	00	20
	478	0	00	21
	479	0	01	40
	480	0	16	92
	588	0	00	72
4. RAJATPUR	587	0	09	00
	586	0	05	89
	572	0	00	72
	571	0	00	54
	563	0	03	06

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	599	0	03	96
	559	0	04	60
	600	0	07	92
	553	0	02	04
	601	0	01	35
	552	0	05	40
	471	0	01	62
	443	0	10	62
	442	0	13	14
	436	0	01	44
	439	0	00	20
	441	0	00	36
	440	0	00	54
	406	0	12	60
5. KURI KHERA	474	0	00	72
	475	0	01	20
	473	0	27	72
	472	0	00	36
	471	0	08	10
	468	0	00	72
	517	0	04	00
	465	0	00	72
	468	0	00	72
	455	0	00	38
	452	0	14	20
	451	0	00	72
	450	0	18	90
	449	0	16	56
	430	0	01	89
	349	0	04	14
	348	0	03	55
	347	0	00	20
	353	0	00	72

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	352	0	14	04
	354	0	00	36
	355	0	00	72
	362	0	01	20
	360	0	24	20
	359	0	12	06
	373	0	00	36
	374	0	00	72
	382	0	11	43
	383	0	07	29
	384	0	00	20
	414	0	00	54
	389	0	00	30
	413	0	10	98
	398	0	00	36
	397	0	01	80
	399	0	15	48
	400	0	00	54
	403	0	00	20
	401	0	19	08
	243	0	02	70
	70	0	00	84
	69	0	02	88
	68	0	02	16
	402	0	00	90
6. BAMBAWAR	1296	0	01	90
	504	0	01	98
	503	0	10	60
	505	0	00	36
	506	0	04	81
	502	0	04	66
	507	0	00	30
	501	0	01	28

Name of Village 1	Khasra No. 2	Area		
		Hectare 3	Are 4	Square Meter 5
	508	0	10	96
	509	0	06	66
	498	0	01	08
	497	0	00	36
	496	0	06	59
	492	0	01	19
	488	0	00	90
	487	0	18	72
	486	0	10	33
	479	0	00	36
	473	0	00	90
	472	0	00	81
	471	0	00	20
	470	0	00	88
	469	0	13	85
	468	0	03	78
	465	0	01	44
	407	0	01	28
	406	0	03	06
	405	0	01	44
	404	0	06	10
	403	0	00	72
	466	0	01	44
	205	0	08	64
7. MAHAWAR	292	0	01	80
	291	0	00	28
	302	0	00	80
	290	0	08	55
	288	0	14	67
	280	0	00	72
	279	0	00	72
	278	0	07	02

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	268	0	16	38
	261	0	00	72
	260	0	00	72
	117	0	05	85
	116	0	15	12
	118	0	11	52
	119	0	05	67
	120	0	00	72
	122	0	05	76
	123	0	08	82
	124	0	16	92
	127	0	10	77
	128	0	01	20
	109	0	00	72
	108	0	00	72
	99	0	00	20
	100	0	00	20
	98	0	18	45
	97	0	15	66
	96	0	00	36
	95	0	11	70
8. ISLAMABAD KALDA	195	0	01	44
	288	0	12	96
	287	0	05	04
	286	0	07	92
	285	0	08	64
	284	0	04	32
	283	0	00	36
	282	0	07	20
	281	0	02	34
	273	0	00	36
	279	0	00	20
	280	0	00	20

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	259	0	09	54
	258	0	13	68
	257	0	00	54
	256	0	00	36
	254	0	00	20
	253	0	01	00
	252	0	00	20
	251	0	11	07
	248	0	01	26
	242	0	09	72
	241	0	00	30
	240	0	00	54
	239	0	00	36
	235	0	00	20
	236	0	19	98
	237	0	09	36
	156	0	04	32
	134	0	00	20
	155	0	00	90
	135	0	08	10
	136	0	06	84
	144	0	00	48
	137	0	00	36
	138	0	00	54
	141	0	17	82
	128	0	09	36
	127	0	14	04
	125	0	06	12
	123	0	00	36
	122	0	00	54
	120	0	03	30
	119	0	09	54
	115	0	00	72

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	108	0	08	64
	109	0	05	22
	106	0	03	42
	105	0	02	34
9. KOCHEHRA WARSABAD	1032	0	15	48
	1026	0	04	68
	1007	0	00	40
	1015	0	07	74
	1008	0	02	34
	1013	0	00	36
	1014	0	00	54
	1016	0	10	08
	1017	0	11	88
	1018	0	10	34
	1019	0	00	53
	1020	0	00	36
	1021	0	03	88
	1023	0	00	20
	998	0	00	89
	831	0	02	18
	830	0	04	49
	825	0	00	32
	829	0	05	35
	826	0	06	14
	827	0	10	75
	822	0	01	03
	813	0	03	33
	812	0	16	57
	811	0	08	91
	808	0	07	84
	783	0	00	53
	767	0	04	86
	766	0	05	58

Name of Village 1	Khasra No. 2	Area		
		Hectare 3	Are 4	Square Meter 5
	765	0	15	84
	768	0	00	54
	770	0	05	76
	771	0	13	14
	769	0	00	20
	772	0	00	20
	758	0	00	72
	738	0	12	60
	739	0	00	56
	740	0	00	36
	741	0	29	16
	743	0	14	40
	706	0	00	36
	705	0	00	54
	650	0	05	40
	651	0	01	92
	652	0	12	24
	653	0	06	12
	654	0	00	20
	661	0	00	54
	675	0	02	40
	676	0	00	36
	678	0	15	12
	679	0	00	36
	680	0	00	54
	681	0	03	60
	682	0	09	00
	683	0	11	34
	684	0	13	68
	685	0	00	54
	686	0	09	00
	667	0	00	27
	65	0	00	27

Name of Village	Khasra No.	Area		
		Hectare	Are	Square Meter
1	2	3	4	5
	54	0	02	88
	53	0	00	54
	55	0	00	20
	49	0	00	24
	48	0	03	96
	44	0	00	54
	45	0	00	36
	43	0	03	96
	42	0	02	88
	41	0	02	70
	40	0	03	06
	39	0	01	12
	38	0	00	54
	26	0	00	90

[F. No. L-14014/31/2006-G.P.]
S. B. MANDAL, Under Secy.

नई दिल्ली, 2 अप्रैल, 2007

का. आ. 972.—केन्द्रीय सरकार को लोक हित में यह आवश्यक प्रतीत होता है कि उत्तरप्रदेश राज्य में दावरी से हरियाणा राज्य में पानीपत तक, प्राकृतिक गेंस के परिवहन के लिए इण्डियन ऑयल कॉर्पोरेशन लिमिटेड द्वारा आर.-एल.एन.जी. स्पर पाइपलाइन बिछाई जानी चाहिए;

और केन्द्रीय सरकार को उक्त पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि उक्त भूमि में, जो इस अधिसूचना से संलग्न अनुसूची में वर्णित है और जिसमें पाइपलाइन बिछाए जाने का प्रस्ताव है, उपयोग के अधिकार का अर्जन किया जाए;

अतः अब, केन्द्रीय सरकार, फ्रेदोलियम और खनिज पाइपलाइन्स (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उक्त भूमि में उपयोग के अधिकार का अर्जन करने के अपने आशय की घोषणा करती है;

कोई भी व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको भारत के राजपत्र में यथा प्रकाशित इस अधिसूचना की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती हैं, इककीस दिन के भीतर उसमें उपयोग के अधिकार का अर्जन करने या भूमि के नीचे पाइपलाइन बिछाने के संबंध में श्री बीरेन्द्र कुमार गुप्ता, वरिष्ठ भूमि अर्जन अधिकारी / सक्षम प्राधिकारी, इण्डियन ऑयल कॉर्पोरेशन लिमिटेड, आर-2/18, राज नगर, गाजियाबाद (उत्तर प्रदेश) को लिखित रूप में आक्षेप भेज सकेगा।

अनुसूची

तहसील : बड़ौत	जिला : बागपत	राज्य : उत्तर प्रदेश		
		क्षेत्रफल		
		हेक्टेयर	एयर	वर्गमीटर
1	2	3	4	5
1.जगोस खादर	165	0	00	60
	164	0	00	82
	162	0	01	33
	188	0	01	00
	160	0	00	54
	158	0	00	57
	153/195	0	02	44
	153/187	0	00	77
	81	0	00	41
	50	0	04	32
	86	0	02	12

[फा. सं. एल-14014/30/2006-जी. पी.]

एस. बी. मण्डल, अवर सचिव

New Delhi, the 2nd April, 2007

S. O. 972.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of natural gas from Dadri in the State of Uttar Pradesh to Panipat in the State of Haryana, R-LNG Spur pipeline should be laid by the Indian Oil Corporation Limited;

And, whereas it appears to the Central Government that for the purpose of laying the said pipeline, it is necessary to acquire the right of user in the land under which the said pipeline is proposed to be laid, and which is described in the Schedule annexed to this notification;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person interested in the land described in the said schedule may, within twenty one days from the date on which the copies of this notification issued under sub-section(1) of Section 3 of the said Act, as published in the Gazette of India, are made available to the general public, object in writing to the acquisition of the right of user therein or laying of the pipeline under the land, to Shri Birendra Kumar Gupta, Sr.Land Acquisition Officer/ Competent Authority, Indian Oil Corporation Limited, R - 2/18, Raj Nagar, Ghaziabad, (Uttar Pradesh).

SCHEDULE

Tehsil : Baraut		District: Baghpat	State: Uttar Pradesh		
Name of Village	Khasra No.	Area			
		Hectare	Are	Square Meter	
1	2	3	4	5	
1. JAGOS KHADAR					
	165	0	00	60	
	164	0	00	82	
	162	0	01	33	
	188	0	01	00	
	160	0	00	54	
	158	0	00	57	
	153/195	0	02	44	
	153/187	0	00	77	
	81	0	00	41	
	50	0	04	32	
	86	0	02	12	

[F. No. L-14014/30/2006-G.P.]
S. B. MANDAL, Under Secy.

नई दिल्ली, 2 अप्रैल, 2007

क. का. आ. 973.— केन्द्रीय सरकार ने, पेट्रोलियम और प्राकृतिक गैस मंत्रालय के का.आ. 3856 दि. 25 सितम्बर, 2006 द्वारा पेट्रोलियम और खनिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) (जिसे इसमें इसके पश्चात उक्त अधिनियम कहा गया है) की धारा 3 की उपधारा (1) के अधीन जारी अधिसूचना प्रकाशित कर, मुन्द्रा-पानीपत अपरिष्कृत तेल परिवहन के संवर्धन परियोजना के कार्यान्वयन हेतु राजस्थान राज्य में कोट पर्सींग स्टेशन से कोटडी टर्मिनल स्टेशन तक अपरिष्कृत तेल परिवहन के लिए एक पाइपलाइन बिछाने के प्रयोजन के लिए अधिसूचना में विनिर्दिष्ट तहसील देसूरी जिला पार्ली राजस्थान राज्य की भूमि अधिसूचित की थी;

और उक्त अधिसूचना की प्रतियां जनता को तारीख 09 नवम्बर, 2006 को उपलब्ध करा दी गई थीं;

और उक्त अधिनियम की धारा 6 की उपधारा (1) के अनुसरण में सक्षम प्राधिकारी राजस्थान ने केन्द्रीय सरकार को अपनी रिपोर्ट दे दी है;

और केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस अधिसूचना से उपाबद्ध अनुसूची में विनिर्दिष्ट भूमि में उपयोग के अधिकार अर्जित करने का विनिश्चय किया है।

अतः अब, केन्द्रीय सरकार उक्त अधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए यह घोषणा करती है कि अधिसूचना से उपावद्ध अनुसूची में विनर्दिष्ट पाइपलाइन बिछाने के उपयोग का अधिकार का अर्जित किया जाता है।

और केन्द्रीय सरकार, उक्त अधिनियम की धारा 6 की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए निर्देश देती है कि उक्त भूमि में उपयोग का अधिकार केन्द्रीय सरकार में निहित होने के बजाय सभी विलंगमों से मुक्त होकर इंडियन ऑयल कॉर्पोरेशन लिमिटेड में निहित होगा।

अनुसूची

क्रमांक	राज्य	जिला	तहसील	गाँव	खत्तरा नं.	क्षेत्रफल		
						है.	ए.	व.मी.
1	2	3	4	5	6	7	8	9
1	राजस्थान	पाली	देसूरी	बडौद	76 (राजकीय भूमि)	00	04	90
					62 (राजकीय भूमि)	00	03	60
					26	00	05	10
1	राजस्थान	पाली	देसूरी	ढालोप	363	00	01	30
					362	00	03	80
					361	00	07	10
					(राजकीय भूमि)			
					360/894	00	00	50
					(राजकीय भूमि)			
					352	00	07	10
					(राजकीय भूमि)			
					6	00	04	90
					(राजकीय भूमि)			

[फा. सं. आर-25011/8/2006-ओ.आर.-I]

एस. के. चिटकारा, अवर सचिव

New Delhi, the 2nd April, 2007

S.O. 973.—Whereas by a notification of the Government of India, Ministry of Petroleum and Natural Gas S.O. Number 3856 dated 25.09.2006 issued under Sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition) of Right of User in Land) Act, 1962 (50 of 1962) (Hereinafter referred as the said Act) the Central Government declared its intention to acquire the right of user in the land in Tehsil Desuri, Dist Pali in the state of Rajasthan, specified in the schedule appended to that notification of the purpose of laying pipeline for the transportation of Crude Oil from Kot Pumping Station to Kotadi Terminal Station in the State of Rajasthan, a pipeline should be laid by the Indian Oil Corporation Limited for implementing the Augmentation of Mundra-Panipat Pipeline System.

And whereas, copies of the said gazette notification was made available to the general public on the 09th November, 2006;

And whereas, the Competent Authority has, under sub-section (1) of section 6 of the said Act, submitted his report to the Central Government.

And whereas, the Central Government, after considering the said report is satisfied that right of user in the land specified in the schedule appended to this Notification should be acquired.

Now, therefore, in exercise of the powers conferred by Sub-section (1) of section 6 of the said Act, the Central Government hereby declares that the right of user in the land specified in the Schedule appended to this notification is hereby acquired for laying the pipeline;

And further, in exercise of the powers conferred by sub-section (4) of section 6 of the said Act, the Central Government hereby directs that the right of user in the said land shall instead of vesting in the Central Government vests from the date of publication of this declaration in the Indian Oil Corporation Limited free from all encumbrances.

SCHEDULE

S. No.	State	District	Tehsil	Village	Khasara No.	Area		
						Hect.	Are	Sq.Mtr
1	2	3	4	5	6	7	8	9
1	Rajasthan	Pali	Desuri	Barod	76 (Govt. Land) 62 (Govt. Land) 26	00 00 00	04 03 05	90 60 10

1	2	3	4	5	6	7	8	9
1	Rajasthan	Pali	Desuri	Dhalop	363	00	01	30
					362	00	03	80
					361	00	07	10
					(Govt. Land)			
					360/894	00	00	50
					(Govt. Land)			
					352	00	07	10
					(Govt. Land)			
					6	00	04	90
					(Govt. Land)			

[F. No. R-25011/8/2006-O.R.-I]
S.K. CHITKARA, Under Secy.

नई दिल्ली, 4 अप्रैल, 2007

का. आ. 974.— केन्द्रीय सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि मुन्द्रा (गुजरात) से दिल्ली तक पेट्रोलियम उत्पादों के परिवहन के लिए हिन्दुस्तान पेट्रोलियम कॉर्पोरेशन लिमिटेड द्वारा एक पाइपलाइन बिछाई जानी चाहिए;

और केन्द्रीय सरकार को ऐसी पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि ऐसी भूमि में, जो इससे उपावद्ध अनुसूची में वर्णित है, जिसमें उक्त पाइपलाइन बिछाए जाने का प्रताव है, उपयोग के अधिकार का अर्जन किया जाए;

अतः अब, केन्द्रीय सरकार, पेट्रोलियम और खानिज पाइपलाइन (भूमि में उपयोग के अधिकार का अर्जन) अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उस भूमि में उपयोग के अधिकार के अर्जन के अपने आशय की घोषणा करती है;

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको इस अधिसूचना से युक्त भारत के राजपत्र की प्रतियाँ साधारण जनता को उपलब्ध करा दी जाती है, इक्कीस दिन के भीतर भूमि के नीचे पाइपलाइन बिछाए जाने के लिए उसमें उपयोग के अधिकार के अर्जन के सम्बन्ध में श्री प्रह्लाद रिंड, राक्षम प्राधिकारी, मुन्द्रा-दिल्ली पेट्रोलियम उत्पाद पाइपलाइन परियोजना, हिन्दुस्तान पेट्रोलियम कॉर्पोरेशन लिमिटेड, एम डी पी एल प्रोजेक्ट साईट ट्रमीनल, गाँव: आसौदा - 124505, ज़िला— झज्जर (हरियाणा) को लिखित रूप में आक्षेप भेज सकेगा।

अनुसूची

तहसील: बहादुरगढ़		जिला: झज्जर		राज्य: हरियाणा		
गाँव का नाम	हदबस्ति संख्या	मुस्तिल संख्या	खसरा/किला संख्या	क्षेत्रफल		
				हेक्टेयर	एयर	वर्गमीटर
1. महन्दीपुर	50	14	1/1	00	01	00
		15	5/2	00	00	40
			6	00	01	80
			15	00	01	80
			16	00	01	70

[फा. सं. आर-31015/48/2004-ओ.आर-II]

ए. गोस्वामी, अधर सचिव

New Delhi, the 4th April, 2007

S.O. 974.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of petroleum products from Mundra (Gujarat) to Delhi, a pipeline should be laid by Hindustan Petroleum Corporation Limited;

And whereas it appears to the Central Government that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land under which the said pipeline is proposed to be laid and which is described in the Schedule annexed hereto;

Now, therefore, in exercise of powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person, interested in the land described in the said Schedule may, within twenty one days from the date on which copies of the Gazette of India containing this notification are made available to the public, object in writing to the acquisition of the right of user therein for laying of the pipeline under the land to Shri Prahlad Singh, Competent Authority, Mundra – Delhi Petroleum Product Pipeline Project, Hindustan Petroleum Corporation Limited, MDPL Project site Terminal, Village: Asudha- 124505, District- Jhajjar (Haryana).

SCHEDULE

Tehsil: BAHADURGARH		District: JHAJJAR		State: HARYANA		
Name of Village	Hadbast No.	Mustil No.	Khasra/ Killa No.	Area		
				Hectare	Are	Square Metre
1. MEHINDIPUR	50	14	1/1	00	01	00
		15	5/2	00	00	40
			6	00	01	80
			15	00	01	80
		16	00	01	70	

[F. No. R-31015/48/2004-O.R.-II]

A. GOSWAMI, Under Secy.

नई दिल्ली, 4 अप्रैल, 2007

क्रा. आ. 975.—केन्द्रीय सरकार को लोकहित में यह आवश्यक प्रतीत होता है कि मुन्द्रा (गुजरात) से दिल्ली तक पेट्रोलियम उत्पादों के परिवहन के लिए हिन्दुस्तान पेट्रोलियम कॉर्पोरेशन लिमिटेड द्वारा एक पाइपलाइन बिछाई जानी चाहिए;

और केन्द्रीय सरकार को ऐसी पाइपलाइन बिछाने के प्रयोजन के लिए यह आवश्यक प्रतीत होता है कि ऐसी भूमि में, जो इससे उपावक्त्व अनुसूची में वर्णित है, जिसमें उक्त पाइपलाइन बिछाए जाने का प्रस्ताव है, उपयोग के अधिकार का अर्जन किया जाए;

अत अब, केन्द्रीय सरकार, पेट्रोलियम और खनिज पाइपलाइन भूमि में उपयोग के अधिकार का अर्जन (अधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, उस भूमि में उपयोग के अधिकार के अर्जन के अपने आशय की घोषणा करती है:

कोई व्यक्ति, जो उक्त अनुसूची में वर्णित भूमि में हितबद्ध है, उस तारीख से जिसको इस अधिसूचना से युक्त भारत के राजपत्र की प्रतियों साधारण जनता को उपलब्ध करा दी जाती है, इककीस दिन के भीतर भूमि के नीचे पाइपलाइन बिछाए जाने के लिए उसमें उपयोग के अधिकार के अर्जन के सम्बन्ध में श्री प्रह्लाद रिहि, सदाम प्राधिकारी, मुन्द्रा-दिल्ली पेट्रोलियम उत्पाद पाइपलाइन परियोजना, हिन्दुस्तान पेट्रोलियम कॉर्पोरेशन लिमिटेड, एम डी पी एल प्रोजेक्ट साईट ट्रमीनल, गाँव: आसौदा - 124505, जिला- झज्जर (हरियाणा) को लिखित रूप में आक्षेप भेज सकेगा।

तहसील: बावल		जिला: रेवाड़ी		राज्य: हरियाणा		
गाँव का नाम	हदबस्त संख्या	मुस्तिल संख्या	खसरा / किला संख्या	क्षेत्रफल		
				हेक्टेयर	एयर	दर्गभीटर
1. आसरा का माजरा	15	8	4	00	00	20
			7	00	00	65
			8	00	00	10
			13	00	00	65
			14/1	00	00	10

[फा. स. आर-31015/34/2004-ओ.आर-II]

ए. गोस्वामी, अवर सचिव

New Delhi, the 4th April, 2007

S.O. 975.—Whereas it appears to the Central Government that it is necessary in the public interest that for the transportation of petroleum products from Mundra (Gujarat) to Delhi, a pipeline should be laid by Hindustan Petroleum Corporation Limited;

And whereas it appears to the Central Government that for the purpose of laying such pipeline, it is necessary to acquire the right of user in land under which the said pipeline is proposed to be laid and which is described in the Schedule annexed hereto;

Now, therefore, in exercise of powers conferred by sub-section (1) of section 3 of the Petroleum and Minerals Pipelines (Acquisition of Right of User in Land) Act, 1962 (50 of 1962), the Central Government hereby declares its intention to acquire the right of user therein;

Any person, interested in the land described in the said Schedule may, within twenty one days from the date on which copies of the Gazette of India containing this notification are made available to the public, object in writing to the acquisition of the right of user therein for laying of the pipeline under the land to Shri Prahlad Singh, Competent Authority, Mundra – Delhi Petroleum Product Pipeline Project, Hindustan Petroleum Corporation Limited, MDPL Project site Terminal, Village: Asudha- 124505; District- Jhajjar (Haryana).

SCHEDULE

Tehsil: BAWAL		District: REWARI		State: HARYANA		
Name of Village	Hadbast No.	Mustil No.	Khasra/ Killa No.	Area		
				Hectare	Are	Square Metre
1. ASRA KA MAJRA	15	8	4	00	00	20
			7	00	00	65
			8	00	00	10
			13	00	00	65
			14/1	00	00	10

[F. No. R-31015/34/2004-O.R.-II]

A. GOSWAMI, Under Secy.

भ्रष्ट रोजगार मंत्रालय

नई दिल्ली, 14 मार्च, 2007

का.आ. 976.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार ई. सी.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, नागपुर के पंचाट (संदर्भ संख्या 54/2003) को प्रकाशित करती है, जो केन्द्रीय सरकार को 14-3-2007 को प्राप्त हुआ था।

[सं. एल-22012/215/1989-आई आर (सी-II)]

अजय कुमार गौड़, डेस्क अधिकारी

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 14th March, 2007

S.O. 976.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award (Ref. No. 54/2003) of the Central Government Industrial Tribunal-cum Labour Court, Nagpur as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of ECL and their workman, which was received by the Central Government on 14-3-2007.

[No. L-22012/215/1989-IR(C-II)]

AJAY KUMAR GAUR, Desk Officer

ANNEXURE

BEFORE SHRI A. N. YADAV, PRESIDING OFFICER,
CGIT-CUM-LABOUR COURT, NAGPUR

Case No. CGIT/NGP/54/2003

Date : 2-3-2007

Petitioner/Party No. 1 : Lal Bawata Koyla Kamgar Union, Through The General Secretary, Nr. Masjid, Chandrapur.

Versus

Respondent/Party No.2 : W. C. L. Through The Sub Area Manager, M/s. WCL, Hindustan Lalpath, Dist. Chandrapur.

AWARD

Dated, 2nd March 2007

The Central Government after satisfying the existence of disputes between Lal Bawata Koyla Kamgar Union, Through the General Secretary, Nr. Masjid, Chandrapur, Party No.1 W.C.L. Through The Sub Area Manager, M/s. WCL, Hindustan Lalpath, Dist. Chandrapur. Party No.2 referred the same for adjudication to this Tribunal vide its Letter No. L-22012/215/89-IR-(C-II) Dt. 7-5-1990 under clause (d) of sub section (1) and sub section (2A) of Section 10 of Industrial Dispute Act, 1947 (14 of 1947) with the following schedule.

2. "Whether the 600 (Six Hundred) time rated and piece rated Loaders are entitled to get the wages from 2nd shift of 3-7-89 till the date of their strike ends from the sub

area Manager, Hindustan Lalpath Colliery of Messrs. W.L.C., Dist. Chandrapur (MS) after getting marked their attendance and taking lamp? If not, to what relief the workmen concerned are entitled?".

3. The General Secretary of Lal Bawata Koyla Kamgar Union has raised the disputes on behalf of about 600 workers time rated and piece rated loaders requesting to grant a wages of second shift from 3-7-1989 to 16 / 1989. However, later on the General Secretary of the Union has filed a Pursis requesting to allow him to withdraw the authorization from the above case and accordingly that was allowed. Consequent upon withdrawal of the authorization by the union the case will have to be treated as withdrawn because there are no addresses and the identity of the 600 workers separately calling them to attend the court or proceeding the case. In fact now there are no disputes at all regarding the claim of wages and therefore, the Secretary of the Union has withdrawn his authorization which is amounting to withdrawal of the case itself. In such circumstances the reference is disposed off and no dispute award is sent to the Government. Hence this no dispute Award.

Dated : 2-3-2007

A. N. YADAV, Presiding Officer

नई दिल्ली, 14 मार्च, 2007

का.आ. 977.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार ई. सी. सी. एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण, हैदराबाद के पंचाट (संदर्भ संख्या 17/2005) को प्रकाशित करती है, जो केन्द्रीय सरकार को 14-3-2007 को प्राप्त हुआ था।

[सं. एल-22013/1/2007-आई आर (सी-II)]

अजय कुमार गौड़, डेस्क अधिकारी

New Delhi, the 14th March, 2007

S.O. 977.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award (Ref. No. 17/2005) of the Central Government Industrial Tribunal-cum Labour Court, Hyderabad as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of M/s. SCCL and their workman, which was received by the Central Government on 14-3-2007.

[No. L-22013/1/2007-IR(C-II)]

AJAY KUMAR GAUR, Desk Officer

ANNEXURE

IN THE LOK ADALAT

(For settlement of cases relating to CGIT-cum-Labour Court at Hyderabad under Section 20 of the Legal Services Authorities Act, 1987)

Tuesday the Fifth day of December, Two Thousand and
Six

Present:

1. Sri K. Ashok Babu, District Judge, : Presiding Officer
2. Sri A.K. Jayaprakasha Rao, Advocate : Member

(Constituted U/s 19 of the LSA Act, 1987 by the
APSLA Order ROC No. 186/LSA/2006 dt. 22-8-2006)

In the matter of case No. LCID/No.17/2005

IM AC.1/2007

(on the file of CGIT-cum-Labour Court at Hyderabad)

Between :

Kodari Lingaiah, S/o Mallaiah,
R/o Q.No. T2-739, Sector-II, Tilak Nagar,
Godavarikhani.Applicant

And

1. The General Manager, M/s. SCC Ltd.,
Ramagundam Division-I, Godavarikhani,
Karimnagar Distt.
2. The Dy. General Manager, M/s. SCC Ltd.,
GDK-I Incline, RGM Divn-I, Godavarikhani,
Karimnagar Distt.Respondent

This case is coming up before the Lok Adalat on 5-3-2007 for settlement in the presence of the applicant appearing in person/represented by his counsel, Sri V. Venkateshwar, Adv. and the Respondent too, being present in person/ represented by his counsel, Sri Pavvs Sarma, Advocate, on the perusal of the case record, after considering and hearing the case of both sides and with the consent of both sides, the Lok Adalat has arrived at the following settlement and delivered the following :

AWARD UNDER SECTION 21 OF THE L.S.A. ACT, 1987

The Petitioner and the concerned workman Sri K. Lingaiah, having agreed to the detailed proposals of the Management [Clauses (a) to (g)], the contents of which are read over and explained to him in his language and agreed by him by signing the porposal sheet enclosed to the Award, the Respondent is directed to take him back to duty forthwith a Badli Coal Filler afresh wherever coal filling is available.

This LCID is disposed of accordingly.

In agreement of the above, the parties/counsel have affixed their signatures/thumb impression in the presence of the members of this Lok Adalat Bench.

Signature of Applicant(s) Signature of Respondent (s)
Signature of Counsel for Applicant(s)

**Signature of Counsel for Respondent Signature
of Members of the Bench.**

1.

2.

Note: This Award is Final and binding on all the parties and no appeal shall be to any court as per Sec. 21 (2) of the LSA Act, 1987.

Chairman, Permanent Lok Adalat for
Public Utility Services, Hyderabad
Place No. 1 /2007

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, HYDERABAD

LCID NO. 17/2005, PLAC No. 1 /2007

Proposals of the management :

In order to have speedy and effective settlement of the cases before the Hon'ble tribunal, Management of Singareni Collieries Co. Ltd. agrees to put forth the following proposals :

- (a) Absenteeism cases pending before Tribunal as fresh appointment as Badli Coal Filler without back wages and continuity of service subject to medical fitness by Company Medical Board.
- (b) At least 100 musters in any of the two years of the preceding 5 years of the dismissal.
- (c) Absenteeism apart from pending cases will be considered only for such other cases provided dismissal is on or before 1-6-2006 Cases not filed as on 31.5.2006 will not be treated for consideration on the ground of judicial precedents.
- (d) Irrespective of designations appointment will be as BCF afresh on coal filling where coal filling is available and need not be the same place where the workman was last employed.
- (e) The observation of one year with minimum mandatory 20 musters every month and review every three months on coal filling only is absolutely essential. In the event of any short fall of attendance during the 3 months period, the services will be terminated without any further notice and enquiry.
- (f) Any forced absenteeism on account of mine accidents/natural disease, treatment taken at Company's Hospitals will be deemed as attendance during the trial period.
- (g) All other usual terms and conditions of appointment will be applicable i.e. transfer, hours of work, days of rest, holidays etc., for appointment afresh.

The Hon 'ble Members may kindly take note of the above and pass consent award under Section 21 of LSA Act, 1987.

Sd/-

DGM (LAW)HYD.

नई दिल्ली, 19 मार्च, 2007

का.आ. 978.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार एम. सी.एल. के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण श्रम न्यायालय, भुवनेश्वर के पंचाट (संदर्भ संख्या 57/2001) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-2007 को प्राप्त हुआ था।

[सं. एल-22012/442/1998-आई आर (सी-II)]

अजय कुमार गौड़, उच्च अधिकारी

New Delhi, the 19th March, 2007

S.O. 978.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award (Ref. No. 57/2001) of the Central Government Industrial Tribunal/Labour Court, Bhubaneswar now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of MCL and their workman, which was received by the Central Government on 19-3-2007.

[No. L-22012/442/1998-IR (C-II)]

AJAY KUMAR GAUR, Desk Officer

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, BHUBANESWAR

PRESENT : Shri N. K. R. Mohapatra,

Presiding Officer, C.G.I.T.-cum-Labour Court,
Bhubaneswar.

Tr. Industrial dispute case No. 57/2001

Date of Passing Award-22nd February, 2007

BETWEEN : The Management of the General Manager, IB Valley Area of MCL,
PO. Brajrajnagar, Dist. Jharsuguda

... 1st Party-Management

And

Their Workman, represented through the General Secretary, Brajrajnagar IB Khadan Mazdoor Sangh,
At./PO. Orient Colliery,
Dist. Jharsuguda

... 2nd Party-Union.

APPEARANCES:

B. A. Rao Pattnaik	... For the 1st Party
Authorised Representative	Management.
Sanjay Kumar Verma	... For the 2nd party Union.

AWARD

The Government of India in the Ministry of Labour, by exercise of Powers conferred by clause (d) of sub-section (3) and sub-section, 2(A) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947) have referred the following dispute for adjudication vide their Order No. L-22012/442/98-IR (CM-II) dated 30-7-1999/3-8-1999 :—

“Whether the demand of the Brajrajnagar Ib Khadan Mazdoor Sangh for promotion of Sh. Kasinath Pradhan, Drill Helper, Cat. E as Drill Operator, Cat.-D from 1989 and regularization with effect from 1-2-1992 along with salary and other fringe benefits is Justified? If so, what relief the workman is entitled to?”

The shortly stated case of the Union is that the workman Kasinath Pradhan started his service as an Explosive Carrier, Category-II in Mine No.3, Orient Colliery of the Management. While working as such he was transferred to another mine known as Lajkura Open Cast Mine on 1-10-1989 and was authorized to work as Drill Helper and subsequently vide order dated 23-3-1998 (Cat.-B) he was made a regular Drill Helper, Category-E with retrospective effect from 1-10-1989 but without any monetary benefits. It is alleged by the Union that a person working as Drill Helper, Category-E is entitled to get his next promotion as Drill Operator, Category-D 3 years after his joining as Drill Helper. Following the above principles one Shri Surendra Behera who was made a Drill Helper on 1-1-1990 has been promoted to the rank of Drill Operator, Grade-D with effect From 1-2-1992. Likewise one S.P. Sundaram, a general Mazdoor, Category-I has been made as a Drill Operator, Grade-D though he was junior to the workman. Citing the above two examples, the Union has claimed that when the Management *vide* its order dated 23-3-1998 has already placed the workman in the position of a Drill Helper, Category-E with retrospective effect from 1-3-1989 he is therefore entitle for further promotion as per rules to the rank of Drill Operator three years thereafter.

3. The Management on the other hand contended that while working as Explosive Carrier in daily rated category-II in Mine No. 3 the workman was transferred on the basis on his representation to Lajkura Open Cast project and was authorized to work there in the Excavation Category-E as a Drill Helper with effect from 1-10-1989 with higher pay benefits. Had he not so been brought to the above post in Excavation Department he would have to continue in category-II as Explosive carrier throughout for want of carrier avenue in that post. It is further alleged by the Management that there was no cadre scheme for time bound promotion as claimed by the workman and as such the workman is not entitled to be promoted automatically to the rank of Drill Operator three years after his confirmation in the post of Drill Helper. The post of Drill Operator being a selection post and there being no direct

promotional channel from Drill Helper to Drill Operator the claim of the workman is totally misconceived. To be posted as Drill Operator one should have fair idea about the operation and maintenance of different drills. The workman having not been authorized ever to operate the Drill during 1-10-1989 to 23-3-1998 and as during such period he had never tried for change of his cadre from Explosive Cadre to Excavation Cadre, he was not at all eligible for consideration for the post of Drill Operator when D. P. C. were held in 1998 and 1999. It is further averred by the Management that when after repeated persuasion the workman finally gave his consent for change of his cadre on 15-1-1998 the Management in its order dated 23-3-1998 had to change his cadre from Explosive to Excavation notionally with retrospective effect without any monetary benefit with effect from 1-10-1989 (since the date from which he was authorized to work as a Drill Helper) and therefore the question of giving him retrospective promotion to the rank of Drill Operator three years thereafter does not arise as during such period he had neither changed his cadre nor was he authorized to work as Drill Operator during such period.

4. On the basis of above pleadings of the parties the following issues were framed:

ISSUES

1. Whether the reference is maintainable?
2. Whether the demand of the Brajrajnagar Ib Khadan Mazdoor Sangh for promotion of Shri Kasinath Pradhan, Drill Helper Cat.-E as Drill Operator, Cat.-D from 1989 and regularization with effect from 1-2-1992 along with salary and other fringe benefits is justified?
3. If so, what relief the workman is entitled to?

ISSUE No. 1

5. There being no substantial challenge to the question of maintainability of the reference by any of the parties, the same is answered affirmatively.

ISSUE No. 2 & 3

6. These two issues are taken up together because of their close affinity.

In reply to various suggestions of the Management it is admitted by the workman in his evidence that to find out one's compatibility to another job the Management used to authorize its employees to work in another post other than his and on the basis of his performance in that post he is either confirmed in that post or promoted to a grade higher than that. Admittedly by his appointment the workman was belonging to Mining Cadre. While he was working in that Cadre as Explosive Carrier he was given the authorization in 1989 (Ext.-1) to work as Drill Helper in another cadre namely excavation cadre. It is not disputed

that such authorization was given on the basis of his representation. The evidence adduced on behalf of the workman shows that depending upon the performance of such authorized Drill Helper he is confirmed in that post and three years thereafter he becomes eligible to be considered for next promotion as Drill Operator if he is found to have acquired sufficient experience in handling different types of drills etc.

7. The 1984 rules relating to Grouping, Job Description etc. of Excavation workers as adopted on the basis of National Coal Wage Agreement III (Ext.-C) prescribes that a skilled workman with not less than 3 years experience in the operation and handling of rotary/percussive drills of not less than 160mm dia used for quarry work can be promoted/appointed as Drill Operator, Grade-III provided he has got sound knowledge of the mechanism of the equipment and should be able to undertake running repairs and maintenance and should be convergent with type of bits used in different formations and applications.

8. In his evidence the workman has claimed that while working as Drill Helper on authorization he was worked to operate drills many a time in the event of exigencies. He also claims to have had operated electrical and diesel drills for about three years from 1989 and therefore he is entitled to be promoted and confirmed in that rank from 1-12-1992. But in support of the fact that he was authorized during that period to work as Drill Operator no document has been filed by him. He rather admits that no performance certificate was issued to him like Ext.-3 during that period. The evidence adduced by him also suggests that he was not otherwise eligible to be considered in the D.P.C. of 1998 and 1999 as by then he had not changed his cadre from mining to Excavation Cadre.

9. It is the settled law that the management has got absolutely no discretion to change ones service condition without notice. Equally it can not change the cadre of an employee unless the concerned employee opts for the same. From the documents marked as Ext.-D to Ext.-F it appears that in reply to several representation of the workman for his regularization in the post of Drill Operator, the Management had asked him repeatedly during 1997 to 1998 to exercise his option to accept the post of Drill Helper by switching over to excavation cadre from his parent mining cadre. During trial the workman also agrees to have had received these letters. He also admits during trial that when he was issued with an authorization letter in 1989 to work as Drill Helper (Ext.-1) he was also asked to exercise his option to change his parent cadre to excavation cadre but he had exercised no such option to that effect. By way of explanation he contends that as the Management had forcibly authorized him to work as Drill Helper in another cadre there was no necessity on his part to exercise any such option. This is nothing but an audacious behaviour for which the Management can not be blamed for regularizing the service belatedly in 1998.

10. Ext.-A shows that on 15-1-1998 the workman for the first time made an application for change of his cadre to Excavation Cadre. Ext.-B shows that on consideration of his said request the Management has regularized his service in the post of Drill Helper from the date from which he was authorized to work as such, but without giving any monetary benefits and from Ext.-2 and 3 it appears that, after his above regularization he was authorized to work as Drill Operator from Sept. 1999. Therefore, when the workman has changed his cadre in 1998 he is not entitled to be promoted before that date when no document has been produced to show that prior to his above regularization order dated 23-3-1998 (Ext.-B) he was authorized at any time to work as Drill Operator. The genuineness of Ext.-A on the basis of which he has been regularized as Drill Helper has been questioned no doubt by the workman on the ground that the same does not carry his signature. But however when on that basis his services have been regularized and further authorization has been given to him after such regularization to work as Drill Operator, which the workman has already accepted as per his endorsement on Ext.-2, the objection so raised would merit a little.

11. In the above premises and for the discussion made earlier it is held that the demand of the Union as reproduced in the letter of reference is not justified.

12. Accordingly the reference is answered.

N.K.R. MOHAPATRA, Presiding Officer

नई दिल्ली, 19 मार्च, 2007

का.आ. 979.—आंदोलिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार में एच. पी. सी. एल. के प्रबंधतंत्र के संबंध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट आंदोलिक विवाद में केन्द्रीय सरकार औंदोलिक अधिकरण/श्रम स्यायात्य, कोलकाता के पंचाट (मन्दर्भ संख्या 22/1998) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-2007 को प्राप्त हुआ था।

[सं. एल-30012/67/97 आई आर (सी-1)]

स्नेह लता जवास, डेस्क अधिकारी

New Delhi, the 19th March, 2007

S.O. 979.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the Award (Ref. No. 22/1998) of the Central Government Industrial Tribunal/Labour Court Kolkata now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of M/s. H.P.C.L. and their workman, which was received by the Central Government on 19-03-2007.

[No. L-30012/67/97-IR(C-1)]

SNEHLATA JAWAS, Desk Officer

ANNEXURE

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT KOLKATA

Reference No. 22 of 1998

Parties : Employers in relation to the management of Hindustan Petroleum Corporation Ltd.

AND

Their Workmen

PRESENT:

Mr. Justice C. P. Mishra, Presiding Officer

APPEARANCE:

On behalf of the : Mr. P. B. Chowdhury, Advocate with Management S. Paul, Advocate.

On behalf of the : Mr. M. Dutta, Advocate.
Workman

State : West Bengal

Industry : Petroleum

AWARD

By Order No. L-30012/67/97-IR (Coal-I) dated 30-3-1998 the Central Government in exercise of its powers under Section 10(1)(d) and (2A) of the Industrial Disputes Act, 1947 (hereinafter to be referred as the Act) referred the following dispute to this Tribunal for adjudication :

“Whether the action of the management of M/s. H.P.C.L., Paharpur for regularising the services of canteen employees at Budge Budge and not regularising the services of the workmen working in the canteen under M/s. Ten Friends Caterers at Paharpur LPG is justified ? If not, what relief the workmen are entitled ?”

This reference has been at the instance of Bengal Petrol and Oil Workers Union (hereinafter to be referred as the union). The case of the union as it appears from its written statement is that the Hindustan Petroleum Corporation Ltd. (hereinafter to be referred as HPCL) a Government of India Enterprise runs its business throughout India by employing different categories of workmen/employees in its different offices and plants including the concerned workmen who are employed at its Paharpur LPG. The concerned workmen are working in the canteen there with effect from 15-03-1989 continuously, but the management with a *malafide* motive to deprive their legitimate claims and benefits call them contractor's labourers. As a matter of fact there has been no contractor in the Paharpur LPG plant for running the canteen and the management of HPCL to circumvent the provisions of law made a fake contract with a fictitious contractor and thus indulged unfair labour practice. The canteen is situated within the premises of the Paharpur LPG Plant and the

room used for the same is owned by HPCL. The utensils, fuel, light, furniture, raw materials are supplied by it. Local management of HPCL maintains the attendance of the concerned workmen and their wages are also paid by them directly. The work of the concerned workmen is controlled and supervised by the management of HPCL both in terms of administration and finance as they are covered by the ESI and Provident Fund Act and HPCL being the employer of the said workmen regularly deposit their contribution to the ESI and P.F. authorities. The concerned workmen are doing perennial nature of job. Further case of the union is that the HPCL as a statutory obligation maintains canteen in all its establishments in West Bengal and except the canteen workers at Paharpur LPG Plant all other canteen workers are treated as its regular employees. According to the union HPCL is the "State" within the meaning of Article 12 of the Constitution of India and the action of the management of HPCL in not regularising the concerned workmen amounts to discrimination and the same is violative of Articles 14, 16 and 38 (2) of the Constitution. The canteen facilities, according to the union is a condition of service of the employees of the HPCL and running of canteen as such is incidental to running business of HPCL. The union also mentioned the names of the concerned workmen in Annexure-A which are as follows :

1. Sri Ashis Ganguly,
2. Sri Prafulla Misra,
3. Sri Prabhakar Hazra,
4. Sri Panchu Mondal,
5. Sri Biswanath Maity,
6. Sri Rajen Bera,
7. Sri Dipak Khara,
8. Sri Bablu Bag,
9. Sri Subhas Maity.

The union thus has accordingly prayed that the action of the management in not regularising the services of the concerned workmen be held to be illegal, unjustified and *malafide* and the concerned workmen be granted relief of regularisation in service with other benefits incidental to their services with effect from their initial appointment.

3. The management of HPCL in its written statement stated that the order of reference is bad in law and suffers from serious defects and hence it is not maintainable in the eye of law. It is stated that the persons concerned claiming to be workers here are all partners of M/s. Ten Friends Caterer (hereinafter to be referred as Caterer) and have a separate establishment and are doing business of catering elsewhere and they share the profit and loss of the partnership business. The said Caterer entered into an agreement with the HPCL for supplying food, meals, tea, coffee and snacks as may be required by the HPCL from time to time within the premises of the Corporation at

Paharpur, Kolkata and all the ten partners share the work of catering for the purpose of preparation of food and supplying the same to the workers at Paharpur. According to the management these partners are not workmen of the caterer and thus they cannot be treated as 'workman' within the meaning of Section 2(s) of the Act and they also cannot be said to be contract labourers by any stretch of imagination and thus stated that this Tribunal has no jurisdiction to decide the issue under reference. It is stated that the said canteen at Paharpur is not a statutory canteen and the work of supplying food to the staff and workers is not a perennial or incidental nature of job and as such the question of regularisation of the persons concerned does not arise. It is further stated that in West Bengal the HPCL has only one bottling plant but at Budge Budge it has Oil Installation and Lubricating filling Plant and it employs more than 250 workers there and due to statutory requirement the management directly recruited the workers at Budge Budge for the purpose of running the canteen at Budge Budge. But the LPG bottling Plant at Paharpur has less number of employees and there is no statutory requirement of canteen, as such no question of regularisation of the concerned persons arise. It is also stated that the Tribunal cannot direct regularisation of any person when there is no sanctioned post even assuming that the concerned persons had worked for a long time. The concerned persons also said to be not conform to the norms for working in the kitchen and part and parcel of the system of catering food to staff and workers. It is also stated that the recruitment rules of HPCL lay down procedure for recruitment. It is stated that on 14-9-1997 there was an accident arising out of fire at Vizag LPG Plant and Refinery and 75 persons died and thereafter according to the Rules and Regulations and other statutes relating to fire hazards in LPG Plants, the Kitchen has been abolished inside Vizag LPG Plants and on the basis of the negotiations between the management and the same union there the workers are being paid the similar quantum of money in lieu of food. Management has denied that there was no contractor at Paharpur LPG Plant for running the canteen or that the management was trying to circumvent the provisions of law by entering into a fake contract with factitious contractor or that they have indulged into unfair labour practice or that they have victimised the concerned persons. The management has also denied and disputed the various claims and contentions of the written statement of the union in *seriatim*. Management accordingly has prayed that the prayer of the union be rejected and also to hold that the order of reference is bad in law and not maintainable.

4. The union has also filed a rejoinder denying the averments of the management as made in the written statement and also reiterating its own claims and contentions as stated in its written statement.

5. On behalf of the workmen two witnesses have been examined, WW-1, Sujit Kumar Ghosh is a Technical

Assistant of the HPCL and working under the General Manager's Office. He is also the Deputy General Secretary of the union. He has stated that 8/9 persons involved in this reference work at Paharpur LPG Plant of the Co. at its canteen is and they are members of this union. These workmen are working there for 8 to 10 years continuously. The said canteen is situated within the plant premises; and no one pays rent for occupation of the premises for running the canteen. The canteen is controlled and managed by the management of HPCL and the utensils, gas, fuel and oven are also supplied by the Company for running the canteen. Quality of food and menu are also controlled by the Corporation. Attendance register is also maintained for these workmen by an officer of the management and the Corporation is also making payment to them. These workers use to contribute towards Provident Fund and the management also contribute towards it they are also covered under the E.S.I. Scheme. The payments are made by the Agent appointed by the Corporation. According to him the said canteen happens to be a statutory one and the canteen employees are the employees of the Corporation. He has further stated that the canteen facility is for the employees of the Corporation and outsiders are not allowed to enjoy the said facility. It is also stated that there are some other canteens also in the Corporation, but excepting the canteen at Paharpur, other canteens are controlled and managed by the Corporation. In cross-examination this witness has stated that altogether 108 persons are working at Paharpur LPG Plant and nearly 250 persons are working at Budge-Budge Plant of the Corporation. He has agreed that there was an agreement between the HPCL and caterer regarding running of the canteen and engagement of employees. He has also stated that the attendance register is separately maintained for the canteen employees and the employees themselves sign there. He, however, reiterated that the said register is maintained by a supervisor of the Plant. He has admitted Ext. W-1 which is a sheet of wage register maintained by the contractor, Ten Friends Caterer regarding workmen of the canteen and not the management of HPCL, but the management supervises the same. He has further stated that the nine persons share the service charges made available to them by the management and they get share according to the service rendered in the canteen. According to him it is like a cooperative. They are not paid directly by the Company. He has denied that the canteen at Paharpur LPG Plant is not a statutory one. He has also denied that the attendance register is actually maintained by the contractor and it is only countersigned by the officer of the management.

WW-2, Ashis Kumar Ganguly is one of the concerned workmen working in the canteen of HPCL at Paharpur since March, 1987. He has stated that other 8 persons were already there when he started working in the said canteen. The canteen is located inside the Paharpur Bottling Plant and the management of HPCL looks after, controls and

supervises the work of the canteen. Officer of the management maintains attendance register for them. The Company also pays their salary. He has also stated that utensils, crockery, electricity and cooking gas are supplied by the Company for the canteen. Quality of eatables and beverages are controlled by the Company. It is compulsory for the employees to take food in the canteen as they are not allowed to go outside and no outsider avails the facilities of canteen. The employees are supplied food on production of coupons supplied by the Company to them. They are also enjoying the benefits of Provident Fund and E.S.I. and the company deposit the requisite money for the same. He has further stated that for negligence or misconduct the Company has the authority to take action. In cross-examination the witness has stated that the owner of Ten Friends Caterer is one Prafulla Mishra. He has admitted the agreement between Ten Friends Caterer and the management. He, however, has denied that he is a partner of Ten Friends Caterer. He has also denied various suggestions put to him.

6. MW-1, Debashis Bhattacharya is the sole witness on behalf of the management. He is an Executive Operation Officer in the HPCL and posted at Paharpur LPG Bottling Plant. He knew that HPCL has contract with M/s. Ten Friends Caterer for running a canteen in the establishment at Paharpur and the persons are the owner of the said caterer. He has stated that at Paharpur establishment they have 85 non-management and 10 management employees. It is also stated that the canteen at Paharpur is not a statutory canteen under Section 46 of the Factories Act. He has also stated that HPCL is not covered by the E.S.I. Scheme and it has its own medical facilities and Ten Friends Caterer themselves pay contribution towards E.S.I. Scheme. He has further stated that HPCL is covered under the provisions of E.P.F. & M.P. Act, but the 10 persons of Ten Friends Caterer themselves pay their E.P.F. contribution and he has proved one of such challans marked Ext. M-25. He has further stated that Ten Friends Caterer is supposed to appoint supervisors, dietician and other workers for the canteen and it is also responsible to comply with the E.S.I., E.P.F. and minimum wages in respect of their own men. Further, duty and responsibility of the employees of the canteen lie with the said caterer. He has also stated that there is no stipulation in the agreement that the appointment of personnel for the canteen shall be with the approval of the management of HPCL. It is also stated that raw materials for preparation of eatables are supplied by the said caterer and payments are made by the HPCL on the basis of actual consumption. According to him the management of HPCL does not supervise and control the staff of the canteen. He has stated that there is no agreement with the employees regarding providing canteen facility in the Plant or supply of food and beverages to the employees. It is his statement that HPCL is a registered employer under the Contract Labour Regulation and Abolition Act. In cross-examination

the witness has stated that the code number mentioned in the challan of E.S.I. is the code number of HPCL for contractor and the management does not require any other code number because HPCL is exempted from the E.S.I. Scheme. He has also stated that all the persons named in the P.F. Return, Ext. M-7 are contractors' employees. He has stated that fuel cost is not charged from the contractor and no rent is also charged for the premises utilised by the canteen. He has also stated that the supervision of the hygienic condition of the canteen is done by the management as per the report of the medical study team and also as per agreement.

7. Several documents have been filed and exhibited on behalf of the workmen in this case. Ext. W-1 is the letter of the union dated 8-9-1995 to the management. Ext. W-2 is also a letter of the union dated 21-11-1995 addressed to the RL C(C), Kolkata. Ext. W-3 is also a letter of the union dated 30-8-1995 addressed to the ALC (C), Kolkata Ext. W-4 series are the challans for depositing contribution of the E.P.F. Organisation in respect of M/s. Paharpur Canteen. Ext. W-5 is the challan for depositing contribution of E.S.I.C. in respect of HPCL, Paharpur LPG Plant, Ext. W-6 and W-6/1 are similar challans of different dates. Ext. W-7 is statement of contribution for the period from 1-4-1999 to 31-3-2000 in respect of E.P.F. Scheme—E.P. Scheme. Ext W-7/1 is the statement of contribution for the period from 1-4-1997 to 31-3-1998 Ext. W-8 is a slip of Sethi Diagnostic & Medicare Pvt. Ltd. regarding some medical tests. Ext. W-9 is a letter written by the Medical Adviser of HPCL to the said Diagnostic Centre. Exts. W-10 series are various medical reports issued by Sethi Diagnostic & Medicare Pvt. Ltd. and Medinova Diagnostic Services Ltd. in respect of one Prafulla Misra. Exts. W-11 series are various medical reports issued by the said diagnostic centres in respect of one Dipak Khara. Ext. W-12 series are various medical reports issued by diagnostic centres in respect of one Prabhakar Hazara. Exts. W-13 series are also similar medical reports issued by the various diagnostic centres in respect of one Biswanath Maity. Exts. W-14 series are also similar medical reports issued by various diagnostic centres in respect of one Rajon Bora and Exts. W-15 series are also similar medical reports issued by various diagnostic centers in respect of one Subhas Maity.

8. Several documents have also been filed on behalf of the management Ext. M-1 is the sheet of wages dated 13-07-2000 for the month of June, 2000. Ext. M-2 is a letter of M/s. Ten Friends Caterer dated 17-05-2000 addressed to the Plant Manager of HPCI, Paharpur Ext. M-3 is the letter dated 21-07-2000 of the Plant Manager to M/s. Ten Friends Caterer regarding non-compliance of ESIC and P.E. clause. Ext. M-4 is the letter dated 01-07-2001 of one Ayantika Caterer addressed to one Mr. Chanchal Dutta regarding charges for the supply of decorating materials and food Ext. M-5 is an agreement dated 14-03-1993 between HPCL and M/s. Ten Friends Caterer Ext. M-6 is an authorisation

dated 30-03-1989 made by M/s. Ten Friends Caterer authorising one Shri Ashok Kar to operate the Bank account on its behalf Ext. M-7 is a letter dated 29-03-1989 written by M/s. Ten Friends Caterer to the Plant Incharge. Ext. M-8 is a letter dated 13-01-1995 written by M/s. Ten Friends Caterer to the Plant Manager, Paharpur LPG Plant Ext. M-9 is a letter dated 15-03-1992 written by General Manager (EZ) of HPCL to M/s. Ten Friends Caterer regarding canteen contract at Pharpur LPG Plant. Ext. M-10 is a letter dated 03-12-1995 written by M/s. Ten Friends Caterer, to the Plant Manager, HPCL. Ext. M-11 is a letter of information regarding Ten Friends Caterer. Ext. M-12 is a letter dated 12-07-1993 signed by nine persons for Ten Friends Caterer to the Plant Manager, Paharpur LPG Plant Ext. M-13 is circular inviting quotation for supply of tea, snacks, foods etc. at the Pharpur LPG Plant. Ext. M-14 is a letter dated 12-07-1999 written by sixty persons to the Plant Manager, Paharpur LPG Plant of HPCL complaining against the quality of food supplied at the canteen. Ext. M-14(a) is another letter dated 16-07-1992 under the signatures of 88 persons stated to be employees of the Paharpur Bottling Plant addressed to the Plant In-charge, HPCL, Paharpur LPG Plant complaining against the deterioration of the quality of the food supplied by the canteen contractor. Ext. M-15 dated 21-06-1997 and Ext. M-16 dated 14-07-1999 are the letters of the Plant Manager to the Ten Friends Caterer regarding quantity of food supplied. Exts. M-17 to M-24 are various letters of different dates on different subjects written by the Plant Manager to the Ten Friends Caterer. Exts. M-25 series are the combined challans for depositing E.P.F. contribution in respect of M/s. Ten Friends Caterer. Ext. M-26 is a letter dated 26-08-1988 of the ALC(C), Kolkata to the Chief Regional Manager, HPCL regarding issuance of the certificate of registration under the Contract Labour (Regulation & Abolition) Act, 1970. Ext. M-27 is the certificate of registration in Form-II under the said Act issued by the ALC(C), Kolkata to the Chief Manager, HPCL. Ext. M-28 is a letter dated 07-09-1999 written by the Inspector of Factories, West Bengal to Plant Manager, HPCL regarding provision of canteen, Ext. M-29 series are the register of wages of M/s. Ten Friends Caterer. Ext. M-30 is a letter dated 17-05-2000 written by M/s. Ten Friends Caterer to the Plant Manager, HPCL. Ext. M-31 is a letter dated 21-07-2000 written by the Plant Manager to M/s. Ten Friends Caterer regarding non compliance of ESIC and PF clause. Ext. M-32 and Ext. M-28 are the same. Ext. M-33 is the combined challan for depositing E.P.F. contribution in respect of M/s. Ten Friends Caterer Ext. M-34 is a circular dated 30-10-1998 of G.M., Administration of HPCL. Ext. M-35 is the notification dated 25-09-1998 issued by the Govt. of India, Ministry of Labour exempting various establishments from the operation of the E.S.I. Act, 1948 Ext. M-36 is revised recruitment norms for the induction level posts at HPCL. Ext. M-37 is the minutes of the meeting held on 29-01-1999 between the management and the union regarding canteen facility. Ext. M-38 is EIL recommendations

before commissioning of three spheres under risk analysis. Ext. M-39 series are combined challans for depositing E.P.F. contribution in respect of M/s. Paharpur Canteen Ext. M-40 is a challan for depositing ESIC contribution in respect of HPCL, Paharpur LPG Plant. Ext. M-41 is a list of canteen staff deployed in Budge Budge Terminal. Ext. M-42 is a certificate of Calcutta Municipal Corporation dated 05-06-1989 issued to M/s. Ten Friends Caterer. Ext. M-43 is a letter dated 10-01-1997 written by Medical Adviser of HPCL to the Senior Manager, P&A, HPCL. Ext. M-44 is a letter dated 07-12-1993 written by the Plant Manager, HPCL to M/s. Ten Friends Caterer regarding medical check-up. Ext. M-45 is a letter dated 05-07-2001 written by Chief Medical Advisor, HPCL to Dr. J. Majumder, Medical Advisor of Paharpur LPG Plant. Ext. M-46 is a letter dated 21-12-1996 written by Medical Advisor, Paharpur to Dr. J.B. Chatterjee, Medical Advisor, G.M's Office, Kolkata. Exts. M-47 and M-43 are same. Ext. M-48 minutes of the meeting dated 04-12-2000 held at G.M's Office (EZ). Ext. M-49 is a letter dated 24-12-1993 written by the Plant Manager, HPCL to M/s. Ten Friends Caterer regarding contract agreement dated 14-03-1993. Ext. M-50 is also a letter dated 24-12-1993 written by Capt. Provash Shyam, President of the Association to M/s. Ten Friends Caterer on the same subject. Ext. M-51 is a letter dated 21-10-1995 to the ALC(C). Ext. M-52 is an agreement dated 08-08-2001 between the management and M/s. Ten Friends Caterer. Ext. M-53 is a purchase requisition dated 10-10-2001. Ext. M-54 is a letter of intent dated 01-08-2001. Ext. M-55 is a purchase orders of different dates. Ext. M-56 is a letter of Ten Friends Caterer to the Company. Ext. M-58 is a letter dated 11-07-2000 issued by Ten Friends Caterer to the Company. Ext. M-59 is a letter dated 09-05-2000 issued by Ten Friends Caterer to the Company. Ext. M-60 is a quotation dated 10-01-2000 issued by Ten Friends Caterer. Ext. M-61 is a letter dated 05-06-1998 of the Company to Ten Friends Caterer. Ext. M-62 are three letters dated 05-06-1998 written by the Company to Ten Friends Caterer. Ext. M-63 is a letter of the Company dated 10-07-1998 to Ten Friends Caterer. Ext. M-63/1 is a letter of the Company dated 25-06-1998 to Ten Friends Caterer. Ext. M-64 is a letter of the Company dated 28-03-1998 to Ten Friends Caterer. Ext. M-65 is a letter of the Company dated 23-03-1988 to Ten Friends Caterer. Ext. M-66 is an agreement dated 14-02-1997 between the Company and Ten Friends Caterer. Ext. M-67 are lists of Mail Enclosures. Ext. M-68 is Field Purchase Order dated 26-06-1994. Ext. M-69 is an agreement between HPCL and Ten Friends Caterer. Ext. M-70 is an indemnity bond given on 02-05-1991 by Ten Friends Caterer. Ext. M-71 is an agreement dated 30-04-1990 between the Company and Ten Friends Caterer. Ext. M-72 is a letter dated 09-03-1990 of the Company to Ten Friends Caterer. Ext. M-73 is an agreement between the Company and Ten Friends Caterer. Ext. M-74 is a licence to work in a factory dated 27-01-1997 issued by the Govt. of West Bengal. Ext. M-75 is a letter dated 18-01-1999 issued by the Company to the Inspector of Factories. Ext. M-76 is a Form 22 under West Bengal Factories Act. Ext. M-77 is a letter dated 11-12-1998

written by the Company to the Chief Inspector of Factories. Ext. M-78 is Form No. 2 under the Factories Act. Ext. M-79 is a Form IV under the West Bengal Payment of Wages Rules.

9. It is evident that this reference at the instance of the workmen relates to their claim for regularisation in the Canteen under HPCL at Paharpur as they have been continuously working there since 1989 and the canteen is situated within the premises of Paharpur LPG Plant under the Control and supervision of the management both in terms of administration and finance and also under the statutory obligation of the Corporation to maintain a canteen in this regard. This is, however, challenged to be otherwise by the management by submitting that the concerned workmen are employees of M/s. Ten Friends Caterer as partners sharing profit and loss of the partnership business and the management entered into an agreement with the said caterer for supplying food etc. from time to time and as such they cannot be termed as workmen nor the management of Paharpur LPG Plant has got any such statutory obligation under the Factories Act to run the canteen on its behalf as it employs less than 250 workers unlike other establishments like Budge Budge where it has got a statutory canteen in terms of Factories Act. Moreover, there is no sanctioned post nor the workmen have requisite qualification in terms of the recruitment rules nor they have gone through the procedure for recruitment so as to get any such relief of regularisation. The socalled deposit in the Provident Fund etc., they had it of their own under the contractor's code number. In view of the respective claims and contentions raised on either side it is evident that the matter is to be considered in light of their submissions as to whether the concerned workmen are entitled to get the relief of regularisation being the employees of the HPCL said to be working for more than 10 years or not. In this connection the workmen have filed the aforesaid documents showing the deposit of contribution to the E.P.F. and E.S.I.C. to substantiate their case that they have been the employees of HPCL and thus have been regularly depositing their contribution to the E.S.I.C. and P.F. authorities.

10. On behalf of the workman reliance has been placed to the decisions in the cases of Parimal Chandra Raha v. Life Insurance Corporation of India & Ors. (1995-II LLJ 339 SC) wherein the Hon'ble Supreme Court has laid down the guidelines in the matter of status of the canteen workers. Reliance is also placed to the case of VST Industries Canteen Workers' Union v. Vazir Sultan Tobacco Co. Ltd. (1996 Lab. I.C. 739 AP) wherein the Hon'ble Andhra Pradesh High Court upon analysing various decisions of the Courts, including those of Hon'ble Apex Court held that canteen workers engaged in Canteen established under Section 46 of the Factories Act and maintained by the Principal employer are to be treated as employees of the principal employer even though management of the canteen is entrusted to private contractor. Reliance is also placed to the decision of the Hon'ble Calcutta High Court in DVC Canteen Workers' Union v. Damodar Valley Corp. & Ors. (1996-II-LLJ 36 Cal) wherein it has

been held that although the canteen in question is not a statutory canteen, yet the Damodar Valley Corporation has accepted it as its non-statutory obligation to provide for canteen services to its employees through the canteen in question and applying the principles laid down by the Hon'ble Apex Court in *Parimal Chandra Raha's case (supra)* the employees of the Canteen in question were directed to be treated as employees of the Damodar Valley Corporation. Workmen also cited the decision of the Hon'ble Supreme Court in the case of *Hariyana State Electricity Board v. Suresh & Ors.* (1999-I-LLJ 1086 SC) wherein it has been observed that this was not a case where there was a genuine contract labour system prevailing. The so called contractor was a mere name lender had procured labour for the Board from the open market and he was almost a broker or an agent of the Board for that purpose. Once the Board was not a principal employers and the so called contractor was not a licensed contractor under the Act, the inevitable conclusion was that the so called contract system was a camouflage, smoke and a screen and disguised in almost a transparent veil which could easily be pierced and the real relationship between the Board and the respondent employees could be clearly visualised. The next case cited on behalf of the workmen is *Indian Overseas Bank v. IOB Staff Canteen Workers Union* (2000-I-LLJ 1618 SC) wherein the Hon'ble Supreme Court has held that the canteen in question was being run by the Bank from January 1, 1973 and even before that, the Bank itself had arranged for running of the same through a contractor and similar arrangement to run through a contractor was also made on April 26, 1990 by the Bank. The Bank was always conscious of the fact that the provision and availing of canteen services by the staff are not only essential but would help to contribute for the efficiency of service by the employees of the Bank. That it was restricted to the employees only and that the subsidy rate per employee was being also provided and the working hours and days of the canteen located in the very Bank building were strictly those of the Bank and the further fact that no part of the capital required to run the same was contributed by anybody else, either the promoters or the staff using the canteen are factors which strengthen the claim of the workers. The canteen workers were also enlisted under a welfare fund scheme of the Bank besides making them eligible for periodical medical check up by the doctors of the Bank and admitting them the benefit of the Provident Fund Scheme. The cumulative effect of all such and other facts is sufficient for recording the finding that the workers working in the canteen are employees of the Bank. The workmen have also relied on the case of *G.B. Pant University of Agriculture v. State of U.P.* (AIR 2000 SC 2695) wherein it has been observed by the hon'ble Supreme Court that the residential university having a canteen facility and the

inmates of the hostel not being permitted to have food from outside cannot possibly be said to be mere welfare service to the students. It is a requirement of the regulations framed under the U.P. Agricultural University Act and thus having statutory sanction and force. The Regulations pertaining to the hostel accommodation and the supplies of food do not warrant any other conclusion than to treat it as an essential requirement so far as the inmates of the hostel are concerned. The involvement of the Vice Chancellor, the Warden and the Food Managers who admittedly all belong to the University are employees thereof. Exhibiting the control of the University in the matter of running of the Cafeteria cannot negate the cry of the labour force working in the canteen asking for parity in their scale of pay. Regularisation will undoubtedly bring forth parity with the other employees of the University. The Regulations as framed under the statute unmistakably depict that the twin conventional tests implicit obligation and factors of overall control and supervision by the University stands satisfied and the legal responsibility cannot be shifted to the students (the food committee). The Regulations lead to unmistakable conclusion that the employees of the Cafeteria cannot but be termed to be the employees of the University.

11. As against it the management has submitted that the workmen are the partners of M/s. Ten Friends Caterer and the terms and conditions of the agreement Ext. M. 52 provides that they are the partners and sharing profit and loss instead of getting any wages from the HPCL and the question of their regularisation as such does not arise. In support of it they have placed reliance to the decisions of the Hon'ble Supreme Court in the case reported in 2004-IV-LLJ(Suppl.) SC (*Workmen of the Canteen of Coats India Ltd. v. Coats of India Ltd. & Ors.*) wherein it has been held "It is sufficient for us to state that some requirement under the Factories Act of providing a canteen in the industrial establishment, is by itself not decisive of the question or sufficient to determine the status of the persons employed in the canteens. The effect, if any, relating to compliance with the provisions of the Factories Act is a different matter which does not arise for consideration in the present case....."

Reliance is also placed to the case reported in 2000-I-LLJ 1441 SC (*State Bank of India v. State Bank of India Canteen Employees Union*) wherein it has been held by the Hon'ble Supreme Court that the employees of the canteens which are run at various branches by the Local Implementation Committees as per the welfare scheme framed by the State Bank of India would not become employees of the Bank as the Bank is not having any statutory or contractual obligation or obligation arising under the Award to run such canteens.

2002-I-LLJ 241 SC (*U.P. State Sugar Corporation Ltd. v. O.P. Upadhyay*) is cited to say that there is no proof

regarding supervision and control of the management over the canteen employees in this case and as such they are not workmen.

Management has also relied on the decision of the Hon'ble Apex Court reported in 2004-II-LLJ 253 SC (*Workmen of Nilgiris Cooperative Marketing Society Ltd. v. State of Tamil Nadu*) wherein it has been observed that it was not easy to determine what it called a vexed question as to whether a contract under which persons worked was a contract of service or contract for service. No single test, be it the control test organisation test or any other test, was determinative of the jural relationship of employer-employee. The Hon'ble Court accordingly held that the appellant workmen were not the workmen of the Nilgiris Cooperative Marketing Society Ltd.

Apart from that reliance is also placed to the decision of the Hon'ble Supreme Court reported in 2001 (7) S.C.C. 1 (*Steel Authority of India v. National Union of Waterfront Workers*) in support of its contention that the present case being a case of genuine contract, the employees of the contractors have no right to regularisation.

12. Considering the aforesaid submissions made by either side, it is evident that the matter regarding regularisation of such canteen workers engaged by the management in various canteens has been elaborately considered by the Hon'ble Supreme Court in *Parimal Chandra Raha's case (supra)* after having examined various decisions in this regard with special reference to Sections 46 and 47 of the Factories Act, 1948 and formulated few issues to examine the claims as to whether canteen workers employed in a company which establishes and manages the said canteen as provided under Section 46 of the Factories Act could be treated as employees of the management and whether they are entitled to seek regular pay on par with the employees of the Company. The Hon'ble Supreme Court in the said case formulated the following issues :

- (i) Where, as under the provisions of the Factories Act, it is statutorily obligatory on the employer to provide and maintain canteen for the use of his employees, the canteen becomes a part of the establishment and, therefore, the workers employed in such canteen are the employees of the management.
- (ii) Where, although it is not statutorily obligatory to provide a canteen, it is otherwise and obligation on the employer to provide a canteen, the canteen becomes a part of the establishment and the workers working in the canteen, the employees of the management. The obligation to provide a canteen has to be distinguished from the obligation to provide facilities to run canteen. The canteen run pursuant to the latter obligation, does not become a part of the establishment.

(iii) The obligation to provide canteen may be explicit or implied. Where the obligation is not explicitly accepted by or cast upon the employer either by an agreement or an award etc., it may be inferred from the circumstances, and the provision of the canteen may be held to have become a part of the service conditions of the employees. Whether the provision for canteen services has become a part of the service conditions or not, is a question of fact to be determined on the facts and circumstances in each case.

Where to provide canteen services has become a part of the service conditions of the employees, the canteen becomes a part of the establishment and the workers in such canteen become the employees of the management.

(iv) Whether a particular facility or service has become implicitly a part of the service conditions of the employees or not will depend among others, on the nature of the service/facility, the contribution the service in question makes to the efficiency of the employees and the establishment, whether the service is available as a matter of right to all the employees in their capacity as employees and nothing more, the number of employees employed in the establishment and the number of employees who avail of the service, the length of time for which the service has been continuously available, the hours during which it is available, the nature and character of management, the interest taken by the employer in providing, maintaining, supervising and controlling the service, the contribution made by the management in the form of infrastructure and funds for making the service available etc.

The Hon'ble Supreme Court while keeping the above principles in view, examined the facts on hand and held that the employees working in the canteen of the Life Insurance Corporation office are employees of Life Insurance Corporation and directed the Life Insurance Corporation to absorb them as regular employees and directed fixation of minimum wages.

13. This legal aspect of the matter as had been considered in the above case has also been reiterated by the Hon'ble Supreme Court in a recent decision reported in 2006-III-LLJ 1037 (*Steel Authority of India Ltd. v. Union of India & Others*) in paragraphs 22, 23 that an industrial adjudicator has to consider to determine the issue regarding the alleged contract entered into by and between the management and the contractor as to whether it was really a camouflage or sham one. In this connection it has been held as follows :

“22. When, however, a contention is raised that the contract entered into between the management and the contractor is a sham one, in view of the decision of this Court in Steel Authority of India Limited (*supra*) an industrial adjudicator would be entitled to determine the said issue. The industrial adjudicator would have jurisdiction to determine the said issue as in the event if it be held that the contract purportedly awarded by the management in favour of the contractor was really a camouflage or a sham one, the employees appointed by the contractor would, in effect and substance, be held to be direct employees of the management.

23. The view taken in the Steel Authority of India Ltd. (*supra*) has been reiterated by this Court subsequently. [See e.g. Nitinkumar Nathala Joshi and Others v. Oil and Natural Gas Corporation Ltd. and others AIR 2002 SC 1444: 2002(3) SCC 433 : 2002-II-LLJ-262 and Municipal Corporation of Greater Mumbai v. K.V. Sharmik Sangh and Others AIR 2002 SC 1815 : 2002(4) SCC 609 : 2002-II-LLJ-544]”

14. Applying the test laid down by the Hon’ble Supreme Court in the above case, it is now to be examined, whether the concerned workmen in the present case fulfil the criterion as laid down by the Hon’ble Court in the above case.

15. In the present case it is admitted fact that canteen is run in the premises of Paharpur LPG Plant of HPCL in pursuance of an agreement executed between the management and so called contractor, Ten Friends Caterer *vide* Ext. M-52 which governs the terms and conditions for running the canteen in question. The terms provided that caterer shall supply food and other items from time to time within the company premises to its employees and the food will be cooked in the kitchen provided for the purpose attachment to the dining hall. Paragraphs 9 to 12 of the agreement specifically provide that the Company shall provide without any charge to the caterer fuel, electricity and water etc. It also provide that the Company shall make available to the caterer furniture, utensils, implements etc. without any charge for the same. The Company is also to provide crockery cutlery and tableware etc. In paragraph 33 of the agreement it is also specifically mentioned that the contractor shall provide Permanent Account Number. Besides that the contractor is to mentioned his Establishment Code number under ESIC, EPC Act and ESIC Registration number E.P.F. Account number in this regard. All these terms and conditions provided in the agreement together with the assertions made by the workmen in paragraph 6 of their statement of claims which is also not specifically challenged to be otherwise in the reply given by the management in paragraph 15 of its written statement clearly go to show that the canteen which is provided at the Paharpur LPG Plant of HPCL is exclusively meant for the employees of HPCL and no outsider is allowed to enjoy

the said facility. It is also evident that the canteen in question is not a statutory canteen like the other establishments of HPCL. However, it has provided the said canteen under its non-statutory obligation for canteen services through the canteen in question as part of its establishment for the benefit of its employees for whom it has virtually become a part of their service conditions. The decision given in Parimal Chandra Raha’s case (*supra*) which has been followed in number of subsequent decisions itself go to show that in cases where although it is not statutorily obligatory to provide a canteen, if it is otherwise an obligation on the employer to provide a canteen the canteen becomes a part of the establishment and the workers working in the canteen would be considered as the employees of the management. It has also been held therein that the obligation to provide canteen may be explicit or implicit Where the obligation is not explicitly accepted by or caused upon the employer either by an agreement or an award etc. it may be inferred from the circumstances and the provision of the canteen may be held to have become a part of the service condition of the employees. Whether the provision for canteen services has become a part of the service condition or not is a question of fact to be determined on the facts and circumstances in each case. In this particular case also it is found that although it is not statutorily obligatory to provide a canteen by the management since the number of employees working at Paharpur LPG Plant is not more than 250 or so. However, the management has provided a canteen and the agreement arrived at by the management *vide* Ext. M-52 and the terms and conditions referred to above clearly go to show that the canteen is run under the direct supervision and control of the management, though of course, through a contractor *vide* Exts. M-52. But, the contractor is only and agent of the management as per clauses 2 to 16 of the said agreement which naturally provide that the contract deals with quality of food, tea, coffee etc. during the period contract remains operative from the date of contract. By clauses 10, 11 and 12 of the said agreement the management undertook to provide to the contractor free of cost space, tables, chairs, utensils, crockery, cutlery, oven, lights etc. It also makes clear that the fittings, furniture, fixtures of the canteen shall belong to the management and the premises provided by the Company is to be used only for the purpose of serving and no other purpose. Earlier to this also similar agreements were arrived at in this regard for running the canteen *vide* Exts. M-66 and M-69. The aforesaid terms of the agreement make it clear that the HPCL has the dominating say in dictating the terms of the contract.

16. The facts on the record thus clearly show that canteen services have been provided to the employees of Paharpur LPG Plant of HPCL for a long time which has been from time to time taking steps to provide the said services as stated by WW-1, Sujit Kumar Ghosh that the

Paharpur LPG Plant of HPCL where the concerned workmen are working continuously for 10 to 12 years and the canteen is situated within the plant premises and the canteen is controlled and managed by the management Attendance Register is also maintained regarding these employees by an officer of the management and the canteen facility is for the sake of the employees of the corporation only and altogether 108 persons are working in this plant. So has been stated by the other witness of the workmen, namely, WW-2, Ashis Kumar Ganguly in this connection for the same. The witness examined on behalf of the management, Deasis Bhattacharya, MW-1 has also admitted that Paharpur establishment has about 85 non-management and 10 management employees working there. Regarding the contribution of P. F. etc. he has also admitted that the document Ext. W-7 relied upon by the workman is a P.F return submitted by the contractor quoting therein the code meant for the contractor. However, the return had been submitted by the management in this regard. He has admitted execution of contract in the year 1992 for the first time with a stipulation to be extended for one year further. It is also admitted by him that in the registration under the Contract Labour (Regulation and Abolition) Act, Ext. M-27 the name of M/s. Ten Friends Caterer is not mentioned when it was issued in the year 1988. He also pleaded his ignorance to tell if there was any licence granted for engaging contractor for running the canteen. In the cross-examination he has also admitted that the supervision of the hygienic condition of the canteen is done by the management as per the report of the medical study team and as agreement also. He also admitted that fuel cost of the canteen is not charged from the contractor and so regarding the charge of any rent for the premises utilised by the canteen. The aforesaid evidence as well as the terms of the contract clearly show that they in the nature of directions to the contractor about the manner in which the canteen should be run and the canteen services should be rendered to the employees. Both the appointment of the contractor and the tenure of the contract is as per the stipulation made by the Corporation in the agreement. Even the prices of the items served, the place where they should be cooked, the hours during which and the place where they should be served are dictated by the Corporation. It also shows that all the workers of the canteen have been working in the canteen continuously for a long time by the aforesaid mechanism employed by the Corporation to supervise and control the working of the canteen. The infrastructure for running the canteen viz. the promises, the furniture, electricity, water etc. are supplied by the corporation to the managing agency for running the canteen. It also cannot be disputed that the canteen services is essential for the efficient working of the workmen and the officers of the Corporation working at Paharpur LPG Plant of HPCL. In the circumstances it is very much clear that the canteen has become a part of the establishment of the Corporation and the socalled contract

from time to time are in reality the agencies of the Corporation and are only a veil between the Corporation and the canteen workers. There thus is no room for doubt in coming to the conclusion that these canteen workers who have claimed the relief for their regularisation are in fact the employees of the Corporation.

17. The next question is as to what relief the concerned workmen are entitled. As pointed out earlier, they have prayed for the relief of their regularisation in the services of the HPCL as its regular employees and also prayed for other benefits incidental to their services with effect from their initial appointment. They have also prayed for the minimum salary of the lowest grade employees of the HPCL which necessarily means minimum salary of the lowest grade employees in Class-IV which in the circumstance appears to be just and proper, though with a condition to evaluate the work done by them in this regard as their hours of service may differ and also that they might be getting free food and tea etc. for which different service condition will have to be prescribed for these workmen by the HPCL if not already framed like other canteen workers who are admittedly working as such in the establishments of the Corporation in this regard. However, pending that the minimum salary payable to the Class-IV employees may be given to them like other canteen workers working in different establishments of the HPCL in this regard.

18. The next question further is from which date the workmen concerned should be deemed to have become the employees of the HPCL and should therefore be entitled to the minimum salary and other benefits. Taking into consideration the relevant facts and circumstance on record. I am of the view that they should be deemed to have become regular employees of the HPCL from the date of the present reference viz. 30-6-1998 and should therefore be paid the arrears of salary and other monetary benefits etc., if any from the said date after adjusting the salary and monetary benefits that they may have already received. This, however, will be subject to the condition that they fulfil the criteria of minimum and maximum age limit and also were medically fit as per regulation of the HPCL on the date of reference.

19. In the result the action of the management of M/s. HPCL in not regularising the services of the workmen working in the canteen under M/s. Ten Friends Caterer at Paharpur LPG is found to be unjustified. The concerned workmen are entitled to be regularised in their services with effect from 30-6-1998 with back wages and other benefits subject to the conditions as indicated above.

20. The reference is decided accordingly.

Dated, Kolkata,
The 9th March, 2007

C. P. MISHRA, Presiding Officer

नई दिल्ली, 19 मार्च, 2007

का.आ. 980.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार एम.पी.स्टेट माइंनिंग कॉर्पोरेशन लिमिटेड के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, जबलपुर के पंचाट (संदर्भ संख्या सीजीआईटी/एलसी/आर/17/96) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-2007 को प्राप्त हुआ था।

[सं. एल-29011/23/95-आई आर(एम)]

एन. एस. बोरा, डेस्क अधिकारी

New Delhi, the 19th March, 2007

S.O. 980.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. CGIT/LC/R/17/96) of the Central Government Industrial Tribunal-cum-Labour Court, Jabalpur now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of M.P. State Mining Corp. N.D. Ltd. and their workman, which was received by the Central Government on 19-3-2007.

[No. L-29011/23/95-IR (M)]

N.S. BORA, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, JABALPUR

NO. CGIT/LC/R/17/96

Presiding Officer : Shri C.M. Singh

The Secretary,
Chhattisgarh Mines Shramik Sangh,
Baraduar,
Post Baraduar,
Distt. Bilaspur

... Workman/Union

Versus

The Dy. General Manager,
M.P. State Mining Corporation Ltd.,
Sub Office: Baraduar,
Distt. Bilaspur

... Management

AWARD

Passed on this 23rd day of February, 2007

1. The Government of India, Ministry of Labour vide its Notification No. L-29011/23/95-IR (Vividh) dated 4-1-96 has referred the following dispute for adjudication by this tribunal:—

“प्रबंधतंत्र मध्य प्रदेश स्टेट माइनिंग कॉर्पोरेशन लि., बाराद्वार, जिला-बिलासपुर द्वारा रेलवे साईडिंग के कार्यरत 233 नियमित लोडर्सी को नियमित मार्फाई श्रमिकों तथा केजुयल श्रमिकों के बराबर वैगन लोडिंग की भजदूरी रु. 509.00 के बराबर भुगतान न करने की कार्यवाही क्या उचित है?

अगर नहीं तो कर्मचारीगण क्या पाने के हकदार हैं?”

2. After the reference order was received, it was duly registered on 10-1-96 and notices were issued to the parties to file their respective statements of claim. Inspite of sufficient service of notice on the parties, no one put in appearance and none of the parties filed statement of claim. Under the circumstances, this tribunal was left with no option but to close the reference for award. Consequently the reference was closed for award.

3. It appears from the above that the parties have no interest in industrial dispute referred for adjudication to this tribunal. Under the circumstances, it shall be just and proper to pass no dispute award in this case.

4. In view of the above, no dispute award is passed without any order as to costs.

5. Copy of the award be sent to the Government of India, Ministry of Labour as per rules.

C. M. SINGH, Presiding Officer

नई दिल्ली, 19 मार्च, 2007

का.आ. 981.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार मैं. राजा ग्रेनाइट के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, कोचीन के पंचाट (संदर्भ संख्या आई.डी. 14/2006) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-2007 को प्राप्त हुआ था।

[सं. एल-29011/59/2005-आई आर(एम)]

एन. एस. बोरा, डेस्क अधिकारी

New Delhi, the 19th March, 2007

S.O. 981.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. I.D.14/2006) of the Central Government Industrial Tribunal-cum-Labour Court, Cochin now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of M/s. Raja Granites and their workman, which was received by the Central Government on 19-3-2007.

[No. L-29011/59/2005-IR (M)]

N.S. BORA, Desk Officer

1832 45/07-24

ANNEXURE

IN THE CENTRAL GOVERNMENT INDUSTRIAL
TRIBUNAL-CUM-LABOUR COURT, ERNAKULAM

**Present: Shri P.L. Norbert, B.A., LL.B.,
Presiding Officer**

(Monday the 5th day of March, 2007)

I.D. 14/2006

Workman	V.V. Shanmugham S/o Velayudhan, Valiyaveettil House, Vengola P.O. Perumbavoor Ernakulam.
Management	Adv. Shri Alexander Joseph E.V. Rajan Proprietor M/s Raja Granite, Quarry Vengola P.O., Perumbavoor Ernakulam. Adv. Shri Mathew Abraham

AWARD

This is a reference made by Central Government under Section 10(1)(d) of Industrial Disputes Act, 1947 for adjudication. This reference is:

"Whether the action of the management of M/s. Raja Granite in denying employment to Shri V.V. Shanumgam w.e.f. 06-12-2004 justified? If not, to what relief the concerned workman is entitled?"

2. When the matter came up for evidence the management remained absent. The case was once considered on this basis of the evidence of the worker and an ex-parte award was passed on 16-10-2006. Thereafter the management filed I.A. 63/2006 for setting aside the ex-parte award. That petition was allowed on 28-11-2006. But even now the management is not ready. The worker has already adduced evidence and it forms part of the record. In the light of this unchallenged evidence on the side of the worker the reference is proceeded with.

3. The facts in brief are as follows:

The workman was a worker in a granite quarry run by Shri E.V. Rajan, the proprietor of M/s Raja Granite, Vengola since 1990. He was working continuously till 20-7-2004. At that time there was an accident in the neighbouring quarry. Hence the management closed down 'Raja Granite' for some time. The work was re-started on 6-12-2004. The workman reported for work on the same day. According to the workman he was denied work by the management. The workman was not given a notice of termination or service benefits. He was also not given bonus. The termination is illegal and he is entitled to be reinstated with all consequential benefits. The management in the written

statement contended that the quarry was started only in the year 2002. It is true that there was an accident in the neighbouring quarry. But the 'Raja Granite' was not closed down. It was functioning in 2004 also. There is no employer-employee relationship between the workman and the management. In fact the claimant is working in some other quarry. He is trying to make illegal gain by raising a false claim. The management is employing less than 10 workers per day in Raja Granite. All statutory registers and records are maintained by the management. The workman is not entitled to be reinstated or to get any benefit from the management.

4. In the light of the above pleadings the following points arise for consideration:

- (1) Whether the claimant was a workman in M/s. Raja Granite?
- (2) If so, was he terminated illegally?

When the matter came up for evidence the management remained absent continuously. Hence the workman was examined as WW1 and an experience certificate issued by the management was marked as Ext. W1.

5. Point No. (1) & (2)

The contentions of the workman that he was working in Raja Granite belonging to the management since 1990 and that he was terminated from service on 6-12-2004 without giving him either a notice or compensation in lieu of notice are substantiated by the oral testimony of the workman as WW1. He has also produced Ext. W1 certificate of experience issued by M/s. Raja Granite on 13-7-2004. The certificate is to the effect that Shri V.V. Shanmugham (the workman) had worked in 'Raja Granite' for the past four years and his remuneration per day is Rs. 225/- The Certificate is signed by Proprietor Shri E.V. Rajan. The testimony of WW1 and the documentary evidence of Ext. W1 are unchallenged. Therefore I find that the claimant was a worker in M/s Raja Granite. He has worked at any time not less than 4 years before the dispute arose. He is a workman coming u/s-2(s) of I.D. Act. He was not given a notice of termination before denying employment. He was also not given compensation in lieu of notice. He was also not given retrenchment compensation according to the number of years he had worked under the management as contemplated u/s-25F of I.D. Act. The termination, therefore, is illegal. It follows therefore that he is entitled to be reinstated with back wages.

6. In the result an award is passed allowing the claim of the workman and finding that the action of the management in denying employment to workman Shri V.V. Shanmugham w.e.f. 6-12-2004, is illegal and unjust and he is entitled to be reinstated with back wages from 6-12-2004 and all other consequential benefits. No cost. The award

will take effect one month after its publication by the Government.

(Dictated to the Personal Assistant, transcribed and typed by her, corrected and passed by me on this the 5th day of March, 2007).

P.L. NORBERT, Presiding Officer

APPENDIX

Witness for the Workman :

WWI— Shri V.V. Shanmugham.

Witness for the Management:

Nil.

Exhibits for the Workman:

W1— Photostat copy of certificate issued by the management.

Exhibits for the Management:

Nil.

नई दिल्ली, 19 मार्च, 2007

का.आ. 982 .-औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार में केरला इंडस्ट्रीज पोलिमर लिमिटेड के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, कोचीन के पंचाट (संदर्भ संख्या आई.डी. 146/2006) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-2007 को प्राप्त हुआ था।

[सं. एल-29011/21/2003-आई आर(एम)]

एन. एस. बोरा, डेस्क अधिकारी

New Delhi, the 19th March, 2007

S.O. 982.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. I.D.146/2006) of the Central Government Industrial Tribunal-cum-Labour Court, Cochin now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of M/s. Kerala Industrial Polymers Ltd. and their workman, which was received by the Central Government on 19-3-2007.

[No. L-29011/21/2003-IR (M)]

N.S. BORA, Desk Officer

ANNEXURE

IN THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, ERNAKULAM

Present: Shri P.L. Norbert, B.A., LL.B.,
Presiding Officer

(Monday the 5th day of March, 2007)

I.D. 146/2006

(I.D. 59/2003 of Industrial Tribunal, Kollam)

Workman/Union: The General Secretary
Trivandrum District Clay Workers
Union (C.I.T.U.),
Gayathri, Ambalamukku
Trivandrum -695 005.

Adv. Shri Haripad K.R.C. Pillai

Management: Manoj S. Nair
Managing Director
M/s. Kerala Industrial Polymers Ltd.,
A.44, Vijayada, Sankar Road
Sasthamangalam
Thiruvananthapuram.

Adv. Shri Anil Narayanan

AWARD

This is a reference made by Central Government under Section 10 (1)(d) of Industrial Disputes Act, 1947 to this court for adjudication. The reference is:

“Whether the action of the management of M/s Kerala Industrial Polymers Ltd., Trivandrum in denying employment to Shri M. Anandan, Mining Worker employed in their Clay Mines of Sasthavattom, Thiruvananthapuram Distt. w.e.f. 27-8-2000 onwards is justified? If not, to what relief the workman concerned is entitled?”

2. When the matter came up for evidence the worker's counsel remained absent. The counsel for the management was present and ready. Representation was made on the part of the worker through another lawyer for adjournment, but without stating any reason for adjournment. The reference was made in 2003. The case was posted finally for evidence. Still the worker is not ready. Hence there is no meaning in indefinitely adjourning the case. In the circumstances I find that there is no subsisting dispute for adjudication. Therefore the action of management of M/s Kerala Industrial Polymers Ltd., Trivandrum in denying employment to Shri M. Anandan, Mining Worker employed in their Clay Mines of Sasthavattom, Thiruvananthapuram Distt. w.e.f. 27-8-2000 onwards, is to be held as justified. The award is passed accordingly.

(Dictated to the Personal Assistant, transcribed and typed by her, corrected and passed by me on this the 5th day of March, 2007).

P. L. NORBERT, Presiding Officer

APPENDIX : NIL

नई दिल्ली, 19 मार्च, 2007

का.आ. 983.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार कोचीन टिफाईनरी इम्प्लाईज कैंटिन कोऑपरेटिव सोसाइटी के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय, कोचीन के पंचाट (संदर्भ संख्या आई.डी. 2/2005) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-2007 को प्राप्त हुआ था।

[सं. एल-30011/21/2005-आई आर(एम)]

एन. एस. बोरा, डेस्क अधिकारी

New Delhi, the 19th March, 2007

S.O. 983.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. I.D.2/2005) of the Central Government Industrial Tribunal-cum-Labour Court, Cochin now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Cochin Refinery Employees Canteen Cooperative Society and their workman, which was received by the Central Government on 19-3-2007.

[No. I-30011/21/2005-IR(M)]

N.S. BORA, Desk Officer

ANNEXURE

IN THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, ERNAKULAM

PRESENT: Shri P.L. Norbert, B.A., LL.B.,
Presiding Officer

(Friday the 16th day of February, 2007/
27th Magha, 1928)

I.D. 2 of 2005

Workman/Union General Secretary

Cochin Refinery Employees
Canteen Cooperative Society
Canteen Employees Union
Ambalamugal- 682 302
Kerala.

Adv. Shri C. Anil Kumar

Management

The President
Cochin Refinery Employees' Canteen
Cooperative Society
Ambalamugal- 682 302
Kerala.

Adv. Shri Paulson C. Varghese

AWARD

This is a reference made by Central Government under Section 10(1)(d) and (2A) of Industrial Disputes Act, 1947 to this court for adjudication. The reference is:

“Whether the action of the management of Cochin Refinery Employees Canteen Coop. Society in denying half day casual leave and imposing 3 days suspension in respect of Sh. Alexander Itoop is correct or not? If not, to what relief the workman is entitled?”

2. On notice both sides entered appearance and filed their pleas. According to the claimant Shri Alexander Itoop, he was a canteen boy of Cochin Refinery Employees' Canteen Cooperative Society since 22-1-1990. On 20-9-2001 he reported for duty at 5.45 a.m. He requested the chargeman to grant him half day's leave on 20-9-2001 for the purpose of executing certain documents urgently on that date. At 8.45 a.m. he approached the canteen manager with the same request. The workman had 3 day's leave to his credit at that time. However, without sufficient reason the leave was declined. However, to some other persons half day leave was granted. Since the workman was not in a position to postpone the execution of documents he was forced to leave the workplace without getting the leave sanctioned. On 21-9-2001 he was served with a show cause notice. He submitted a detailed explanation. But without considering the explanation in the right perspective he was charge-sheeted and a domestic enquiry was ordered. The enquiry was conducted violating the principles of natural justice and fairness. The request of workman to be defended by a lawyer was turned down by the Enquiry Officer. He was denied proper opportunity to defend the charges. The evidence adduced by him was not properly considered by the Enquiry Officer. Ultimately, he was found guilty of the charges levelled against him. The management thereafter imposed a punishment of 3 days suspension as per order dated 31-5-2002. The punishment is illegal, unwarranted and unsustainable. Hence the order of punishment has to be set aside and the findings of Enquiry Officer justifying denial of half-day's leave by management is also to be set aside.

3. The management contends in their written statement that the dispute is not maintainable. The workman was served with a Show-Cause Notice for leaving the workplace at 9.45 a.m. without permission of the management. The explanation of the workman was not satisfactory. Hence a charge-sheet was issued to him and an enquiry was conducted. The workman was given permission for taking assistance of a co-worker of his choice. The proceedings of enquiry were conducted strictly in compliance with principles of natural justice. Both sides were given ample opportunity to adduce evidence and cross-examine witnesses. Both sides adduced oral and documentary evidence. The workman was found guilty of

misconduct. He was given another show-cause notice before imposing punishment. He submitted written explanation. The explanation was not satisfactory. Hence a punishment of 3 days' suspension was imposed. The workman has a bad past record of service. He was punished on a previous occasion for serious misconduct by withholding 3 annual increments with cumulative effect. The punishment imposed in this case by the management is proper, legal and justifiable.

4. The workman filed rejoinder challenging the statements of the management in the written statement. He contends that there is no violation of any of the clauses of Model Standing Orders of the company. There was sufficient reason for him to leave the workplace without obtaining prior permission from his superiors. The management has misused their administrative power to deny leave to him. The findings of Enquiry Officer are perverse. He has challenged the earlier punishment and an industrial dispute is pending in the Labour Court.

5. In the light of the above pleadings the following points arise for consideration:

- (i) Is the finding sustainable?
- (ii) Is the punishment proper?

The evidence consists of the oral testimony of Enquiry Officer, MW1 and documentary evidence of Ext. M1, the enquiry file.

6. Point (1):

The workman was a canteen boy of Cochin Refinery Employees' Canteen. On 20-9-2001 he requested the management for half-day leave. His duty shift was from 6.00 a.m. to 2.00 p.m. He had reported for duty at 5.45 a.m. At that time the person who was in-charge of the shift alone was present. He expressed his inability to grant leave as there was shortage of manpower on that day and he promised the workman that he would consult the Assistant Manager when he arrives. The Assistant Manager was approached by the workman at 8.45 a.m. But he refused to grant leave for the reason that there was shortage of personnel in the canteen on that day. However he was asked to take full-day leave if he wanted. The reason for asking him to avail full-day leave was that the workers in the night shift from 10.00 p.m. to 6.00 a.m. would have been available after their shift for doing overtime duty in the next shift, beginning from 6.00 a.m. to 2.00 p.m. However the workman did not want full-day leave, but only half-day leave. The purpose of leave was to execute a mortgage deed in a cooperative society at Nedumbasserry for guaranteeing a loan applied by his father. However the management due to reason that there was shortage of manpower in the canteen refused to grant half-day leave. However the workman around 9.50-10.00 a.m. left the workplace without permission. This resulted in domestic enquiry and punishment of 3 day's suspension as per model standing order of the canteen.

7. Though in paragraph 5 of the claim statement there is a contention that the domestic enquiry was conducted in flagrant violation of the principles of natural justice and fairness and he was denied proper opportunity to defend, at the time of evidence the learned counsel for the workman fairly conceded that the question of validity need not be gone into as a preliminary issue. Obviously he submitted so as the proceedings of domestic enquiry in Ext. M1 file reveals that the workman was represented by a co-worker in the domestic enquiry, that the witnesses examined on the management side were cross-examined by the defence and that on the defence side, the workman and another canteen boy were examined and two documents were marked. The workman has no case that he was not given copies of documents produced by management before the enquiry officer. Thus there is no evidence to substantiate the contention in paragraph 5 of the claim statement that there was any violation of principles of natural justice or denial of fair opportunity to the workman by the enquiry officer.

8. Therefore the question that surfaces for consideration is whether the materials on record are sufficient to find the guilt of the workman. MW1 is the Assistant Canteen Manager and MW2 is the shift in-charge. Both of them stated before the enquiry officer that on 20-9-2001 for the day duty in the canteen the manpower was minimum. According to MW1, 4 persons in the day duty and 2 persons on general duty, were on leave. Another 5 persons were on P.L. (privilege leave). MW2 also stated that attendance on 20-9-2001 was very poor (pg. 73). The workman (DW2) has admitted that there was shortage of canteen boys on that day and that is why he had taken the trouble to travel 10 Km and reach for duty on 20-9-2001 (pg. 63). He also admitted that at 5.45 a.m. when he reached the canteen for duty the workers in the previous shift had not yet finished their duty and one of them could be engaged on overtime in the place of workman if the management wanted (pg. 64). Again he says that it was that reason that impelled the management to ask the workman to avail full-day leave instead of half-day leave (pg. 65 & 66). Thus it is in evidence that on the disputed day when the workman wanted half-day leave the attendance of workers in the canteen was poor and the management was not in a position to manage the affairs without the persons who had come for duty on that day. Had the workman availed full-day leave then the management could have obtained a substitute from among the workers in the night shift by giving overtime. But after they left at 6.00 a.m. and if the workman was to avail half-day leave from 10.00 a.m. to 2.00 p.m. then nobody would have been available as a substitute for the half-day work. The leave was not granted. But admittedly the workman left the canteen without permission around 9.50-10.00 a.m. In the circumstances it cannot be said that there was no sufficient reason for the management to refuse half-day leave to the workman.

9. But the workman has a grievance that while he was denied half-day leave (he had leave at credit) two other persons who had applied for leave on the same day, were granted leave. It has come out in evidence that those persons who were given leave on 20-9-2001 had to attend a criminal court for the purpose of enlarging an accused (a canteen boy) on bail. According to the workman his need was more urgent than the need of the other two persons. Exts. D1 & D2 are produced to show that on 20-9-2001 he had executed a mortgage deed for the purpose of a loan to be availed by his father. According to him, since the following day was a holiday he had to execute the document on 20-9-2001 itself. But, if the sureties (2 other persons who availed leave) were not present on the date when accused had to appear in the criminal court he (one of the employees of the canteen) would have been sent to jail. That was the reason why the management granted leave to the other two persons. At any rate no employee can avail leave as a matter of right. The management has the discretion either to grant or refuse depending upon the exigencies of service. Therefore the rationale behind the decision of the management refusing leave, cannot be questioned. So also it is not for this court to analyse the reasons for drawing the conclusion that the domestic enquiry officer has arrived regarding the guilt of the workman. The endeavour of this court is to see whether the finding is supported by sufficient materials on record. I must say that there is sufficient evidence to prove that the workman had disobeyed the instructions of his superiors. Whatever be the necessity that the workman had, his conduct in leaving the workplace during duty hours without getting leave and without permission and disobeying specific instructions of his superiors, cannot be justified.

10. It was pointed out by the learned counsel for the workman that due to absence of the workman in the canteen from 10.00 a.m. onwards no difficulty had arisen and there was no delay or impediment in the functioning of canteen or delay in supplying food to company employees on that day and no loss was caused to the canteen. DW1, another canteen boy has supported this case of the workman that no delay was occasioned in supplying lunch to company employees or any inconvenience caused in the canteen due to the absence of the workman. But that is not enough to say that the conduct of the workman was proper. He was not supposed to leave the workplace before the end of duty time and without permission of the employer. Therefore I find no reason to interfere with the finding of the enquiry officer. He has rightly found the workman guilty of the charges mentioned in Ext. M4 memo of charges.

11. Point No.(2) :

The punishment imposed is 3 days' suspension from service as per model standing orders. The punishment is given for willful insubordination or disobedience to any lawful and reasonable order of a superior {Clause 14(3)(a)}

of model standing orders} and act subversive of discipline {Clause 14(3)(h)}. The workman was given a show-cause notice regarding proposed punishment. After considering his explanation the punishment was imposed by the disciplinary authority. I have already found that the finding of the enquiry officer cannot be interfered and that the workman is rightly found to be guilty of the charges. The discipline of an institution depends on the manner in which rules and regulations of the institution are followed and the instructions of superior officers, are complied with by the employees. Any laxity in taking disciplinary action in matters of misconduct of disobedience of superior officers is likely to prompt others to follow suit. Ultimately the employer will find it difficult to control the employees. So far as this case is concerned, the management has taken a very lenient view, by suspending the workman from service for 3 days. Since he is guilty of the misconduct no lesser punishment is warranted. He has a past history of misconduct in which he along with a few others were chargesheeted for misconduct of adulterating drinking water by putting salt into it and a domestic enquiry was conducted and the workman was punished by withholding 3 annual increments with cumulative effect. This disciplinary action is not denied by the workman. However, according to him the finding and punishment are under challenge in I.D. pending before this court. But, considering the past misconduct the management cannot be expected to show more leniency in the matter of punishment than what is imposed in this case. I am not able to find that the punishment is in any way hard or excessive. Therefore, no interference in the punishment is also called for.

12. In the result, an award is passed finding that the action of the management in denying half-day leave and imposing 3 days suspension is correct and legal and the workman is not entitled to any relief. The parties are directed to suffer their respective costs. The award will take effect one month after its publication in the official Gazette.

Dictated to the Personal Assistant, transcribed and typed by her, corrected and passed by me on this the 16th day of February, 2007.

P. L. NORBERT, Presiding Officer

Appendix

Witness for the Workman/Union:

Nil.

Witness for the Management:

MW1- Shri A.Chittaranjan Nair.

Exhibits for the Workman/Union:

Nil.

Exhibits for the Management:

MI - Domestic enquiry file.

नई दिल्ली, 19 मार्च, 2007

का.आ. 984.—ऑद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार भारत गोल्ड माइंस लिमिटेड के प्रबंधतंत्र के संबद्ध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट ऑद्योगिक विवाद में केन्द्रीय सरकार ऑद्योगिक अधिकरण/श्रम न्यायालय, बंगलौर के पंचाट (संदर्भ संख्या 92/1999) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-3-2007 को प्राप्त हुआ था।

[सं. एल-43012/3/99-आई आर (एम)]
एन. एस. बोरा, डेस्क अधिकारी

New Delhi, the 19th March, 2007

S.O. 984.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the award (Ref. No. 92/1999) of the Central Government Industrial Tribunal/Labour Court, Bangalore now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of Bharat Gold Mines Ltd. and their workman, which was received by the Central Government on 19-3-2007.

[No. L-43012/3/99-IR (M)]

N. S. BORA, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT, BANGALORE

Dated : 20th February, 2007

PRESENT

Shri A. R. SIDDIQUI, Presiding Officer

C. R. No. 92/99

I Party

The Vice President
BGML Labour Association
Oorgaum Post,
Kolar Gold Field.

II Party

The Managing Director,
Bharat Gold Mines Ltd.,
Oorgaum Post,
Kolar Gold Field-563120

AWARD

1. The Central Government by exercising the powers conferred by clause (d) of sub-section 2A of the Section 10 of the Industrial Disputes Act, 1947 has referred this dispute vide order No. L-43012-3-99/IR(M) dated 15th July, 1999 for adjudication on the following schedule.

SCHEDULE

“Whether the termination of Shri Munisingh by the management of Bharat Gold Mines Ltd. is justified? If not, to what relief the workman is entitled?”

2. BGML Labour Association represented by its Vice President, Oorgaum Post. KGF has espoused the cause of the first party workman and filed a Claim Statement before this tribunal stating that the first party was appointed by

the Management as a General Labour w.e.f. 6-11-1980 who received appreciation of his best services being promoted to the post of Rock Driller (Machineman) and was discharging his duties very sincerely and honestly, till, he was dismissed from service on 4-11-1997; the first party was working at New Golconda Shaft of BGML in the first shift on 24-5-1996 and after finishing his shift work when he came up to surface shaft head for the purpose of search to be made by the SD Watchman, it is alleged that he was found in unauthorized possession of a plastic packet containing one piece of GBQ stone and thereupon the said SD watchman had given the complaint resulting into the charge sheet issued to the first party on 7-6-1996 and thereupon the dismissal order passed against him based on the Domestic Enquiry conducted against him on the said charge sheet; that the enquiry proceedings conducted against him were flawed for various reasons and the enquiry officer holding him guilty of the charges were not based upon the evidence brought on record much less the alleged stolen property was not produced during the course of enquiry; that the management had filed a criminal case against the first party for the very alleged theft before the JMFC, KGF in CC No.1359/1996 and the learned Magistrate had acquitted the first party and therefore, the enquiry findings being based on the very same set of facts and the charge sheet, are liable to be set aside; that the management has failed to consider the explanation given by the first party and also has failed to take a note of the fact of mitigating and extenuating circumstances and the far reaching serious civil consequences that would result by the dismissal of the first party; that even assuming for the sake of arguments the first party is guilty of the alleged misconduct, punishment of dismissal is excessive and disproportionate to the gravity of the misconduct and therefore, this tribunal has got powers under Section 11A of the ID Act to interfere with the impugned punishment order by passing the necessary award reinstating him in service with continuity of service and other consequential benefits.

3. The management by its Counter Statement not denying the fact that the first party has been in its service since from the year 1980 however, denied the contention of the first party that he was rendering his service honestly and diligently during the tenure of his service. The management contended that when the first party on 24-5-1996, came upto surface, he was searched by SD watchman and was found in possession of a plastic packet containing GBQ stone and thereupon SD Watchman lodged a complaint, resulting, into the charge sheet and the DE conducted against the first party. The management contended that the domestic enquiry conducted against the first party was in accordance with the principles of natural justice and the findings of the enquiry officer were very much based upon the oral and documentary evidence placed on record during the course of enquiry and therefore, the management was justified in accepting those findings and then imposing the punishment of dismissal

against the first party keeping in view the gravity of the misconduct committed by him. The management contended that first of all the first party has been gainfully employed even otherwise, the management company is not functioning at present being referred to BIFR in the year 1993 itself and the matter is now pending before the Hon'ble High Court. Therefore, reference is liable to be dismissed.

4. Keeping, in view the respective contentions of the parties with regard to the validity and fairness or otherwise of the enquiry proceedings, this tribunal took up the above said question in the first instance as a preliminary issue giving opportunities to both the parties to lead evidence on their part. During the course of trial of the said issue, the management examined one witness as MW1 and got marked 11 documents at Ex.M1 to M11. The First party also filed his affidavit by way of evidence and after hearing the learned counsels for the respective parties this tribunal by order dated 18-5-2006 recorded a finding to the effect that the Domestic Enquiry conducted against the first party by the second party is fair and proper. Thereupon the matter has been taken up for arguments on merits.

5. On 16-1-2007, when the case was taken up for arguments, finally, learned counsel for the Second party remained absent and whereas, the learned counsel for the first party advanced his arguments. His contention was that the evidence before the enquiry officer to speak to the charges levelled against the first party was not legal and sufficient particularly, when the statements of various witnesses suffered from contradictions on the very search of the first party taken by the SD watchman and therefore, findings suffered from perversity.

6. After having gone through the findings of the enquiry officer and the evidence brought on record during the course of enquiry, I do not find substance in the arguments advanced for the first party. In this context it appears to me worthwhile to bring on record the very reasonings and observations made by the enquiry officer found on pages 5 to 6 of the Enquiry Findings running as under :—

"The points for determination to prove the charges are :—

Whether Shri Muni Singh was found to be in unauthorized possession of GBQ piece on 24-5-1996 at about 2 PM at NGA Searching Yard while being searched by Shri N.S. Yadav, SD Watchman.

In order to prove the point it is in the evidence of Shri N. S. Yadav who has stated that on 24-5-1996 while he was searching Shri Muni Singh at about 2 PM NGS searching Yard he found something in the left pocket of Shri Muni Singh and immediately he asked Shri Muni Singh to tell what was inside for which he replied that it was a wrist watch. Not satisfied with the answer he asked the charged workman to remove the same from the T-Shirt pocket and Shri Muni Singh removed the same. It revealed that there was one wrist watch, one rupee coin, one

key chain with key and one piece of GBQ stone in the plastic packet. Hence the witness apprehended the charged workman who tried to escape and therefore, he had to call for the help of Shri Harphool Singh, SD watchman who was also doing searching duty and also Shri Ranjeet Singh who was searching the supervisors and both of them came and helped him in the process of apprehending the charged workman Shri Muni Singh. Shri Harphool Singh and Shri N S Yadav got minor nail cut scratches on their hands as Shri Muni Singh tried to escape. Shri Ranjeet Singh has also corroborated the statement of Shri Yadav that he was called by Shri Yadav to assist him in apprehending the charged workman as Shri Muni Singh was found to be in unauthorized possession of GBQ stone and subsequently he called the duty banksman and also W&W Security officer Shri Jos. and supervisor Shri Sathyanathan. Shri Harphool Singh also has corroborated the statement of Shri N.S. Yadav that he was called by him to assist in catching Shri Muni Singh who was in unauthorized possession of the GBQ. All these prosecution witnesses have stated that the property recovered from Shri Muni Singh was taken to Central Assay in a sealed cover where a representative sample was taken for valuation purpose and the remaining was sealed and handed over to BEML Nagar Police Station along with the charged workman after preparing a report. During the enquiry the Mahazar was also produced as the property was handed over to the BI-MI Police. Shri H. Somappa, Chemist stated that the value of the property was about Rs. 497.

It is clear from the evidences of the prosecution witnesses that the charged workman Shri Muni Singh was in unauthorized possession of GBQ piece at the time and place in question.

Shri Muni Singh has denied the entire charge stating that he went to the searching yard at about 2PM on 24-5-1996 and stood before the SD Watchman and showed him one plastic packet containing one wrist watch. The SD Watchman saw the plastic packet and at that time a GBQ piece had fallen on the ground and the SD Watchman collected the same. Shri Muni Singh added that he did not know from where the GBQ piece had fallen. The SD Watchman had collected the GBQ piece from the ground and put it in the plastic cover and caught hold of his hand and called other watchmen.

The defence of the charged workman cannot be accepted as he could not say from where the GBQ piece had come and if the SD Watchman has foisted the case he would have definitely known from where he collected the GBQ. On the other hand a few other workmen were already searched and the SD watchman had not foisted the case against them. Therefore, there is no reason to say that the SD Watchman had foisted the case. On the other hand

Shri Yadav has positively stated that the GBQ piece was found to be in the plastic packet which was in the T-Shirt of Shri Muni Singh which he was wearing at the time of searching. Shri Ranjit Singh and Shri Harphool Singh have also stated that Shri Yadav immediately reported to them about Shri Muni Singh's unauthorized possession of GBQ. If Shri Muni Singh were to be innocent he would not have tried to escape and caused minor injuries to Shri Yadav and Harphool Singh. The contradiction pointed out by the charged workman in the statement of the prosecution witnesses are not material and they would not go in favour of the charged workman.

In the result, I find Shri Muni Singh guilty of the charge that is theft of employer's property under Standing Order No.20 (b)(34)."

7. Therefore, from the reading of the aforesaid reasonings, it becomes crystal clear that the management produced as many as 7 witnesses and the documents at EX.P1 to P3 to substantiate the allegations of misconduct levelled against the first party. Almost all the witnesses examined on the point of personal search of the first party taken by SD watchman, Shri N.S. Yadav corroborated his statements in one voice. Of course, there are certain discrepancies in their statements but all of them in no uncertain words have come out to say that the first party was searched by the said N.S. Yadav, SD watchman and was found in possession of the theft property in question. The discrepancies pointed out by the learned counsel for the first party are certainly quite minor in nature so to say not very material to discredit the veracity of the statements of the above said witnesses. The defence taken by the first party that when he was being searched by the said Shri Yadav, he had one plastic packet containing one wrist watch, one key chain and one rupee coin in his T-shirt and that the said SD Watchman collected the GBQ piece from the ground and put it in his plastic packet, thereby, foisting a false case upon him, has rightly been rejected by the enquiry officer. It just cannot be believed that said SD Watchman who was taking the search of the various employees working in the company along with other watchmen taking search of other employees could have foisted a false case against the first party, that too, by picking up the theft property from the ground and then putting it into the plastic packet recovered from the possession of the first party. Except to say that said Watchman has foisted a false case upon him, the first party did not offer an explanation as to what prompted the said SD Watchman to do so. No motive as such has been attributed to the said watchman in implicating the first party into such a false case. Moreover, apart from the said SD Watchman as seen above, several other witnesses have come forward to speak to the fact that the first party was found in possession of the said alleged stolen property. It is very hard to believe that all these witnesses who are working in the company as Watchmen and as responsible officials would have come forward to speak to the false

allegation made against the first party knowing fully well the consequences he would face in case the charge was proved. Therefore, in my opinion, the findings of the enquiry officer are well reasoned supported by sufficient and legal evidence and therefore, by no stretch of imagination it can be termed as perverse and arbitrary. In the result, it is to be taken that charge of misconduct levelled against the first party has been proved.

8. Now, coming to the arguments advanced for the first party that he has been acquitted by the competent Magistrate Court for the very charge of theft levelled against him. It is now well settled principle of law that the acquittal of the first party cannot come to his rescue as the proceedings in a criminal case and the proceedings in a departmental enquiry operate in different areas of considerations. Very, recently their Lordship of Supreme Court had rejected such a contention taken by the workman. Their Lordship held that an acquittal in criminal proceedings does not automatically nullify departmental proceedings against the Government employee. Therefore, on the same analogy' benefit of acquittal cannot be extended to the first party in this case.

9. Now, coming to the quantum of punishment. It is a case of theft and certainly is a gross misconduct. Once again it is settled principle of law that irrespective of the nature of the property and its value, no lenient view can be taken against the delinquent concerned in such a case of misconduct. However, keeping in view the fact that the first party had been in the service of the management for a period of 16 to 17 years without any black mark in his service records, it appears to me that ends of justice will be met, if the order of dismissal is replaced with the order of termination of his services. Hence the following award.

AWARD

The order of dismissal passed against the first party is hereby modified by the order of termination of his services. No costs.

(Dictated to PA transcribed by her corrected and signed by me on 20th February, 2007)

A. R. SIDDIQUI, Presiding Officer

ई दिल्ली, 19 मार्च, 2007

का.आ. 985.—औद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 17 के अनुसरण में, केन्द्रीय सरकार में नटवर पारिख इंडस्ट्रीज लिमिटेड के प्रबंधतंत्र के संबंध नियोजकों और उनके कर्मकारों के बीच, अनुबंध में निर्दिष्ट औद्योगिक विवाद में केन्द्रीय सरकार औद्योगिक अधिकरण/श्रम न्यायालय सं.-2, मुम्बई के पंचाट (संदर्भ संख्या सीजीआईटी-2/75/2001) को प्रकाशित करती है, जो केन्द्रीय सरकार को 19-03-2007 को प्राप्त हुआ था।

[सं. एल-31012/3/2001-आई आर (एम)]

एन. एस. बोरा, डेस्क, अधिकारी

New Delhi, the 19th March, 2007

S.O. 985.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central

Government hereby publishes the award (Ref. No. CGIT-2/75/2001) of the Central Government Industrial Tribunal/ Labour Court No. 2, Mumbai now as shown in the Annexure in the Industrial Dispute between the employers in relation to the management of M/s. Natwar Parikh Industries Ltd. and their workman, which was received by the Central Government on 19-3-2007.

[No. L-31012/3/2001-IR (M)]

N. S. BORA, Desk Officer

ANNEXURE

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL NO. 2, AT MUMBAI PRESENT:

A. A. LAD, Presiding Officer

Reference No. CGIT-2/75 OF 2001.

Employers in Relation to the Management of
M/s. Natwar Parikh Industries Ltd.

The General Manager
M/s. Natwar Parikh Industries Ltd.,
Natwar Parikh House
107-109, P.D'Mello Road,
Mumbai 400009.

AND

Their Workman

Shri Om Prakash Singh
C/o. Devta Kirana Stores
Azad Nagar, Khamani
Ulhasnagar No.2
Distt. Thane.

APPEARANCE:

For the Employer : Mr. Umesh Nabar
Advocate

For the Workman : Mr. V. J. Amberkar
Advocate

Date of passing of Award : 12th February, 2007

AWARD

1. The Government of India, Ministry of Labour by its Order No.L-31012/3/2001/IR(M) dated 14-05-2001 in exercise of the powers conferred by clause (d) of Sub-section (1) and Sub-section 2(A) of Section 10 of the Industrial Disputes Act, 1947 have referred the following dispute to this Tribunal for adjudication :

"Whether the action of the management of M/s. Natwar Parikh Ind. Ltd., Mumbai in terminating the employment of Sh.Omprakash Singh w.e.f. 7-8-94 is legal and justified? If not, to what relief the workman concerned is entitled?"

2. To support the subject matter of the reference, second party workman filed Claim Statement Ex-6 stating that, he joined first party who is carrying out clearing, forwarding, warehousing, shipping activity as well as working as agent of various customers for exporting and

importing goods of the customers on behalf of fixed customers with the help of 500 workmen where second party was employed as supervisor to supervise said work by appointing him in 1998. He was appointed by one of the sister concerns of first party i.e by Bombay Container Terminals Pvt. Ltd. He worked at various places of the first party of its sister concerns. Even he supervised the work of Mathadi workers and was getting the work done through Toli in-charge. Though he was supervising work of such workers, he was not authorised to sanction leave of any of such employees working under him. Even he cannot suggest any suggestion in working of the first party. He was not having any power to take decisions independently. After getting work done from workers, he was supposed to submit report of Manager and Assistant Manager. According to him, though he is designated as supervisor, he is a workman and his status squarely fall under definition of workman 'given' US 2 (s) of the Industrial Disputes Act. He was targeted by the first party as he had taken initiative in organising the workmen working there.

3. Said activity of second party was not liked by the first party. He was beaten with the help of goondas and he was hospitalised by which he could not report for duty. Due to the terror created by the first party, some workmen resigned from the employment of the first party and some gave resignation from the membership of the union. After recovering from the injuries, when he reported on duty, he was not permitted to report. On that, he was suggested to submit resignation. Since second party refused to resign neither from employment nor from membership of union, he was transferred to Champaran District Bihar and was supposed to report at Calcutta Office with immediate effect on 27-7-94. Though he reported at Calcutta, alongwith transfer order he was instructed by the Calcutta Office to report back to Mumbai. When he returned to Mumbai and reported for duty at Mumbai, he was not allowed to do so.

4. Thereafter Union and workmen of the sister concerns of the first party raised dispute with ALC (C) and in the negotiations before ALC (C), the workman listed in the annexure of settlement were taken back periodically but this second party was not taken in the employment. Though he approached on number of occasions to take him in the employment, it was not considered by the first party saying that, he will be considered when his turn will come. From that point, he will not be taken in the employment by the first party. So dispute was raised before ALC (C) Mumbai by the Union which sent failure report and same is referred here for adjudication.

5. According to him, before taking action of termination, notice was not given nor legal dues offered. As a result of that, termination of second party is illegal and requires to be declared bad in law. So he prayed, to direct first party to reinstate him w.e.f. 7-8-94.

6. This prayer is disputed by first party by filing reply at Ex-8 stating and contending that, second party abandoned the employment of the first party without

assigning any reason. As he did not report on duty his name was struck off from the muster roll from 27-7-94. As second party failed to report on duty, no option remains with first party but to remove his name from muster roll. There is no termination but abandonment of employment by second party and as such it cannot be disputed.

7. It is further contended that, second party is designated as 'supervisor' which does not permit him to file such a reference and pray prayer as prayed in the claim statement. Since he is not a workman on that count also his reference does not survive. It is denied that, since second party has taken initiative in organizing workers working with first party, action was taken and he was victimised. The work taken by first party as a result of project at Nepal of transportation of containers from Kathmandu to Calcutta for which first party has established Co-ordinating Office at Border check post at Indo Nepal Border, for that first party required an experienced Supervisor to monitor the transportation movements at Indo Nepal Border for which second party was transferred as a co-ordinator by order dt. 27-7-94 and he was directed to report there. He was also instructed to report Calcutta office and take instructions. Even advance of Rs 4000/- was given to meet transport expenses which he accepted and proceeded to report. However he did not report on duty in transfer place nor he reported Calcutta office to take instructions at Indo Nepal Border. It is also denied that, second party reported at Mumbai on 6-8-94 where he was informed that his name was removed from muster roll. In fact by letter dt. 29-7-94, co-ordinating office of the first party informed Mumbai office that second party did not report for duty at Calcutta. As a result of receipt of said letter, first party issued notice dt. 03-08-94 calling for second party as to why he did not report at Calcutta as per order dt. 27-7-94. Though, said notices were served, neither he reported on duty nor he submitted any explanation. After waiting for one and half months and again notice dt. 15-09-1994 was sent to second party which was not denied by him. All these reveal that, second party was not interested in employment with the first party and it constrained first party to remove his name from the muster roll.

8. First time second party demanded reinstatement with full backwages by letter dt. 4-11-99 against the action taken by first party in 1994 which reveals that, said demand is after thought as well after long period which does not permit him to pursue it. So it is submitted that, reference be rejected.

9. In view of above pleadings my Lt. Predecessor framed issues at Ex-11 which I answer as follows :

Issues	Findings	
1. Whether management proves that Singh is not a 'workman' within the definition of Section 2 (s) of the Industrial Disputes Act ?	No	
2. Whether Management proves that Omprakash Singh abandoned the employment as averred in W.S. para 3 ?	No	
3. Whether the action of the management of M/s. Natwar Parikh Ind. Ltd. Mumbai in terminating the employment of Shri Omprakash Singh w.e.f. 7-8-94 is legal and justified ?	No.	
4. What relief the workman is entitled to?	As per order below.	

REASONS

Issue No. I

10. By this issue, difference between two regarding status of second party is taken for consideration as first party has disputed status of second party saying he is not a workman. For that, First party relies on the designation of the second party and evidence led and admission given by second party at Ex-13 where second party has admitted in cross that, he was appointed by first party as 'supervisor'. Even he admits his appointment order filed at Ex-14. Besides he states that, he was appointed on that post on his last experience and on the basis of that, first party admit second party in the employment. Since second party is not a workman and does not fall in the definition of Section 2 (s) of Industrial Disputes Act, he cannot file this proceeding. Whereas case of the second party is that, only designation is not the criteria to conclude the status of the employee. It must be read with duties and work attended by the concerned employee.

11. In his evidence filed in the form of affidavit Ex-13. he has stated that, he was not authorised to sanction leave nor was having power to take any action or suggest any thing in the administration. He was getting work done and was reporting his superior. Even he has stated that, work of fork lift operation is supervised by the employers of the Co. He was required to maintain record of the containers loading and unloading. Even he was supposed to supervise the work of fork lift operation with the help of Mathadi workers and not workers of the first party. Nobody was working under him and he was not having any assistant to assist him and was just doing his work independently and was reporting his superior. The affidavit filed by the workman at Ex-13 reveals that, he was getting salary Rs. 3700/- p.m. It is not challenged by first party and no evidence is there of first party to deny these contentions of second party.

12. If we peruse the case made out by both on the point of workman, we find no duty list is brought on record by the first party to conclude that, what type of work was done by second party which take him out of definition of 'workman' given under Section 2 (s) of ID Act. No doubt his designation was that of Supervisor. But if we checked

his duties given in affidavit Ex-13 which are not disputed, we find he was supervising work of Mathadi workers who are admittedly not workman of first party. That means, it was his independent job which he was alone supposed to attend and report. It was not his case that, some body was assisting him in doing that work or he was ordering anybody. Only because he was supervising movement of containers by the Mathadi workers who work on contract basis for the contractor of the first party and when such workers are not workmen of first party, it is difficult to observe and say that, second party supervisor. Here one has to see the actual work done by second party and should not be tempted by the designation of the second party as a "supervisor" to take him out of definition of workman. Here second party was supervising work without any aid from the first party or without any help at his hand. Supervising work was done by him at his own level and there he was just to observe the workman and to see whether goods which are to be removed with the help of Mathadi workers are removed or not. Even he was supposed to report regarding the work to his superior. The case made out by second party that, he was not having authority to sanction leave or to suggest anything in the administration and take part in the discussion while deciding policy is not disputed by the first party. Even his last salary is Rs. 3700 does not permit anyone to take him away from the definition of workman. Besides ratio led by Apex Court while deciding Civil Appeal No.235 of 1983 with WP (Civil) No.5259 of 1980 and Ors published in 1994 II CLR page 552 in H.R. Adhyantaya V/s Sandos (India) Ltd. does not permit us to say that, activities and duties discharged by second party take him out from the definition of workman. Considering the status of Second party, duties discharged by him and his status with first party does not permit me to say that he is not a workman as alleged by the first party. So I conclude that second party is workman. Accordingly I answer this issue. Issues nos. 2 & 3

13. First party states that, second party abandoned the job. Whereas second party claims that, he was estopped and so terminated w.e.f. 7-8-94. If we peruse the Written Statement filed at Ex-8 of first party and case made out through it we find that, first party has made out case that, he did not report for his duties on his transfer place. Whereas second party states that, he reported at Calcutta and at the instance of Calcutta Office, he reported back at Mumbai office. Even 'not permitted to report' is the statement of second party made in the evidence filed in the form of Affidavit in lieu of Examination in Chief at Ex-13. If we peruse the cross of second party on that point, it reveals that, second party was transferred by order dt. 27-7-94 and has accepted advance of Rs. 4000/- to join duty that place. In that respect, he has produced some documents with list Ex-9. At Ex-9/2 where we find remark at the right bottom of it dt. 3-8-94 which is, not denied by the first party's witness. The remark is "Mr Singh to go back to Mumbai" and it is dt. 3-8-94. It is to be noted that, this remark is not disputed by first party's witness. Just it is stated that, second party

has not given that letter with remark mentioned above. But the facts remains that, there is remark to that effect which constrained second party to report at Mumbai at the instruction of Calcutta office. If at all this was not the case, first party had an opportunity lead evidence of the concern office i.e. of Calcutta Office to make out case in that way and up to this stage no such efforts are made by the first party to disprove the alleged attempt made by the second party in reporting at Calcutta and then reporting at Mumbai. This letter reveals that, second party was supposed to report at Mumbai and not to stay at Calcutta. And as per case made about by second party he was not taken in employment and it has some force because, no notice was given by first party obtaining explanation from second party about all that. No proof is produced to show that, it has taken such steps and that was brought to the notice of the second party. The evidence led by first party with the help of witness only reveals that, letter was given of dt. 15-9-94. However, it is not proved that, it was served on second party and second party is aware of it. When such a notice was not given reveals that there was interest of first party to declare second party abandoned the job. But it is not proved. So in my considered view what was happening in the minds of first party cannot be taken in to granted and assume that it was known to the second party and second party consented for it. All reveals that, no notice was given. It also reveals that, legal dues were not offered. Even his case of repeated demand to take him in the employment as per the negotiation took place between first party and Union before A.P.C (C) is not disputed and denied. In my considered view, it is not termination effected on second party by following due process of law. If at all first party want to declare that second party abandoned the job, was supposed to prove that, it has declared to that effect, brought in to his notice and he was aware, still he kept silence. Said must be proved by the first party. Besides first party was supposed to prove that second party was aware of declaration of abandonment of job by second party and still second party kept quiet. As stated above, his attempt to attend for duty as per settlement is not denied. It is recurring cause at the hand of second party which he may raise at any time as he was having scope to presume that, perhaps he may be taken at anytime by the first party as it has taken others. In my considered view it is not abandonment of job of second party but it is refusal of work, which amounts to termination as observed by Hon'ble High Court of Bombay pointed out by second party published in 1991 II CLR page 888 and decision Hon'ble High Court of Punjab and Haryana published in 1997 II CLR page 279. So I conclude that, it is not abandonment of job by second party but it is illegal termination of services of the second party by first party. So I answer above issues to that effect.

Issue No. 4.

14. Second party prayed reinstatement with backwages from 7-8-94. It is matter of record that, reference is pending since 2001 about alleged termination dt. 7-8-94. Actually nature of so called termination cannot be related

to particular date since it was a recurring cause to the second party as stated above letter produced Ex-9/2 is of 3-8-94 on which he was asked to go back to Mumbai and when reported at Mumbai which is proved still he was not taken in employment which should be treated as termination which was done without following due process of law. Even xerox copies produced with Ex-9/3 & 4 are not denied by first party. Which also reveals that, second party obeyed the transfer order by reporting at Calcutta and as per its directions mentioned at the bottom of letter dt.3-8-94 Ex-9/2, he reported at Mumbai office does not permit us to conclude that, he did not obey transfer order and did not obey the order of the first party. On the contrary, it reveals that, first party has made capital of it and illegally terminated second party which requires to be quashed and set aside for which second party deserve.

15. Second party also claims backwages. However it is matter of record that, he did not work for first party. Beside he has not made out specific case of his earning and economic losses due to the decision of the first party. In my considered view in that set of circumstances, second party is entitled to get backwages at the most 50% from 14-5-2001 till he is reinstated. Hence the order :

ORDER

1. Reference is partly allowed.
2. Termination challenged by second party is declared illegal and not justified directing first party to reinstate Mr. Omprakash Singh w.e.f. 7-8-94 with 50% backwages from 14-5-2001. In the circumstances, there is no order as to cost.

A. A. Lad, Presiding Officer